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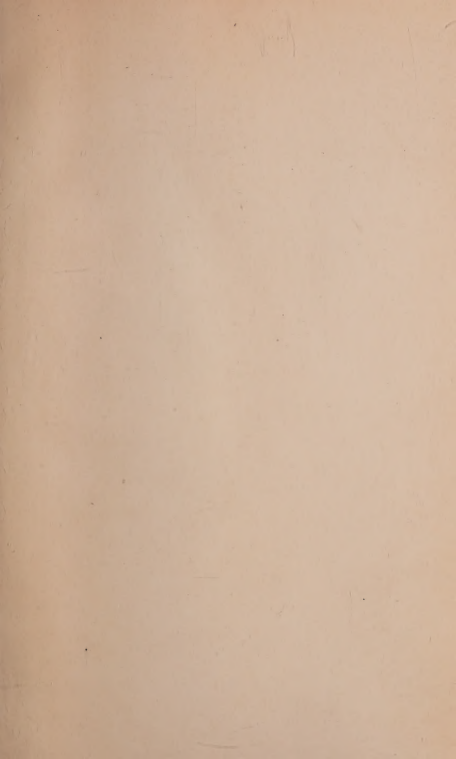
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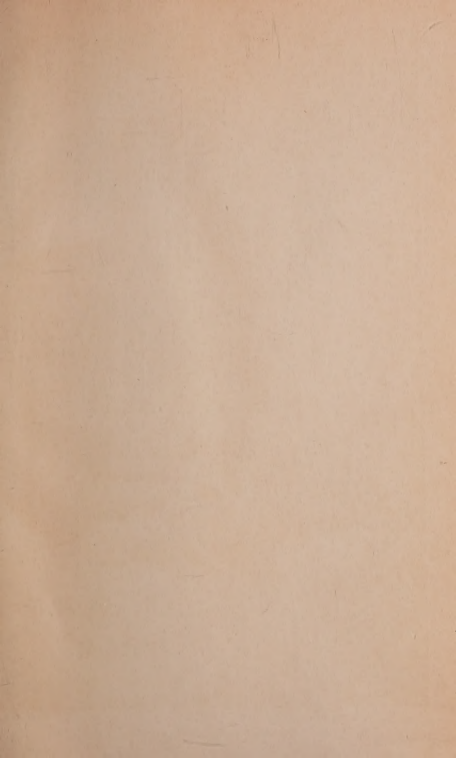
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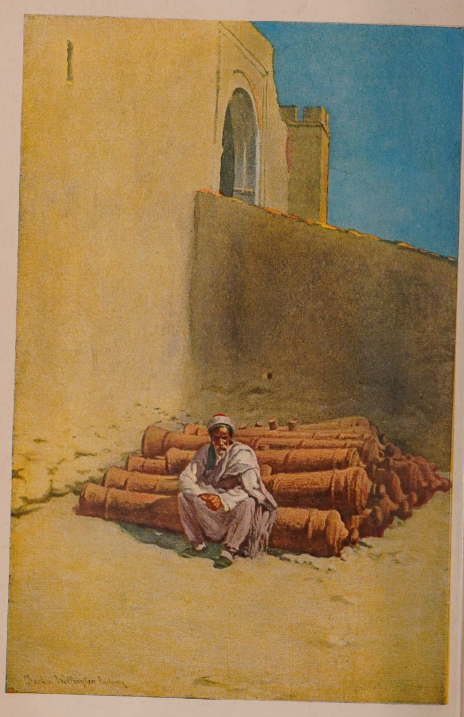












UNDER THE WALLS OF TRIPOLI

# HARPER'S ENCYCLOPAEDIA OF UNITED STATES HISTORY

FROM 458 A.D. TO 1912

NEW EDITION. ENTIRELY REVISED AND ENLARGED

BASED UPON THE PLAN OF

#### BENSON LOSSING.

SOMETIME EDITOR OF "THE AMERICAN HISTORICAL RECORD" AND AUTHOR OF "THE PICTORIAL FIELD-BOOK OF THE REVOLUTION " "THE PICTORIAL FIELD-BOOK OF THE WAR OF 1812" ETC.

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VOL. IX.

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My Faft.



### HARPER'S ENCYCLOPÆDIA

OF

### UNITED STATES HISTORY

T.

of the University of Puget Sound (M. E.), 1876, and in May of the same year was Pacific University (Luth.), Whitworth transferred to the Attorney-Generalship, College (Presb.), Annie Wright Seminary serving till March, 1877; was United (P. E.), Academy of the Visitation (R. States minister to Austria in 1882-84; C.), Paddock Memorial, St. Joseph's, and was then transferred to Russia, where he other hospitals, the Ferry Museum of Art, served one year. He died in San Diego, and has an assessed property valuation of Cal., May 21, 1891. over \$70,000,000. Tacoma was settled in

judge of the Superior Court of Cincinnati Sculpture, etc.

Tacoma, Wash. The city is the seat in 1866-72; Secretary of War in March,

Taft, Lorado, sculptor; born in Elm-1868, made the terminus of the Northern wood, Ill., April 29, 1860; graduated at Pacific railroad in 1873, selected as coun- the University of Illinois in 1879; student ty-seat in 1880, incorporated as a city in at the Ecole des Beaux Arts, Paris, in 1883. Pop. (1900), 37,714; (1910) 83,743. 1880-83; instructor at the Chicago Art Taft, Alphonso, jurist; born in Towns- Institute since 1886; and lecturer on art hend, Vt., Nov. 5, 1810; graduated at Yale in the University of Chicago since 1893. College; admitted to the bar in 1838; Author of The History of American

### TAFT, WILLIAM HOWARD

cinnati, O., Sept. 15, 1857; son of Al- on the bench of the Supreme Court of the phonso Taft; graduated at Woodward High United States. He told the President that School, 1874; at Yale, 1878; second in the he would rather wear the robe of a Suclass of 121 members; and at Cincinnati preme Court justice than be President of College Law School in 1880; admitted to the United States. Although several occathe bar, 1880; assistant prosecuting at- sions offered, he put aside his ambition torney, 1881-82; collector of internal rev- so as to serve the country as a diplomatic enue, 1882-83; assistant county solicitor, and political representative, as his record 1885-87; U. S. circuit judge, 1892-1900; above given shows. His views as to the president of the Philippine Commission, tariff were declared in his speech at Bath, 1900-01; first civil governor of the Phil- Maine, in September, 1906: "I believe that ippines, 1901-04; special agent to the since the passage of the Dingley bill there Pope in reference to friars' lands in the has been a change in the business condi-Philippines; Secretary of War, 1904-08; tions of the country, making it wise and provisional governor of Cuba, 1907; elected just to revise the schedules of the existent President, 1908; renominated 1912.

Taft, William Howard, born in Cin-Mr. Taft's ambition for years was to sit tariff." Further, in an interview published

tween the common-sense way and the hap- their primary instructions. hazard way of making a tariff law. I am cannot be swept away by the first passing not voting, 343. flood of popular sentiment. This could be

nation in 1912 was especially characterized ing campaign and election. by the advent of former President Roosetours of the former and present Presi- Houses of Congress in which he defended cumstances would he be a candidate for purpose of more clearly defining methods another term in the Presidential office, yet of competition that are in restraint of as the time for the meeting of the national trade. The full text of the message follows: convention drew near he practically demanded the nomination as the only means To the Senate and House of Representaof saving both the country and the Republican party. The preferential primacontested delegates was approved, the the national Legislature. Roosevelt following revolted and issued a delegates sit in mute protest against all maintenance of the Standard Oil Trust

in The Outlook, in March, 1912, he said: furthen proceedings. A great majority of "I should like to have the people of the the Roosevelt delegates in the Illinois and United States pass their deliberate judg- all in the Missouri and Idaho delegations ment on the issue as it has been made up declined to follow this advice, and dewithin the last year-the difference be- clared their intention of carrying out

The first test vote after the issue of the a believer in the Republican policy of pro- Roosevelt statement came on the adoption tection. I want to see it continued, but of the party platform, revealing an af-I also want to see our party strengthen firmative vote of 666, a negative vote of it by giving it an underpinning which 53, and Roosevelt delegates present and

Immediately after the renomination of accomplished by fixing the rates at figures both President Taft and Vice-President not dictated by a group of domestic pro- Sherman the Roosevelt delegates with ducers for their own enrichment, but based those to whom seats in the convention on the differences between the cost of pro- had been refused joined in a public meetduction here and abroad, and by establish- ing and placed their favorite in nominaing the machinery for collecting the data tion, preparatory to the organization of of cost, so that it can be in continuous representative bodies in all the States operation and its work more easily done." by which a new national party of Pro-National Republican Convention of 1912, gressive elements would be created in -The campaign for the Republican nomitime for active participation in the ensu-

Trust Problems.—On Dec. 5, 1911, Presvelt in the field, the extended speaking ident Taft sent a special message to both dents, and the bitterness of their arraign- the SHERMAN ANTI-TRUST LAW (q. v.), ment of each other. Mr. Roosevelt had recommended a federal incorporation law. several times declared that under no cir- and suggested further legislation for the

tives:

This message is the first of several ries throughout the country had given which I shall send to Congress during him a sufficient number of delegates to the interval between the opening of its warrant the belief that he would receive regular session and its adjournment for the nomination on at least the second the Christmas holidays. The amount of ballot, but the committee on credentials, information to be communicated as to the after hearing the various contests, decided operations of the government, the numagainst the seating of many Roosevelt ber of important subjects calling for comdelegates; and the adoption of the com- ment by the Executive and the transmismittee's report by the convention revealed sion to Congress of exhaustive reports of a Taft maximum strength of 605 and a special commissions, make it impossible minimum of 542, and a Roosevelt maxi- to include in one message of a reasonable mum of 529 and minimum of 464. When length a discussion of the topics that the permanent roll containing the names of ought to be brought to the attention of

The Supreme Court Decisions .- In May statement in behalf of their favorite, ask- last the Supreme Court handed down deing that his name be not presented as a cisions in the suits in equity brought by candidate for the nomination and that his the United States to enjoin the further and of the American Tobacco Trust and to These cases of restraint of trade that lation to make it easier for the entire at common law. business community to square with the It has been said that the court, by intablished and to preserve the benefit, free- statute common-law distinctions,

statute in its first section declares to be made with the purpose or necessary efillegal "every contract, combination in the fect of controlling prices by stifling comform of trust or otherwise, or conspiracy, petition or of establishing in whole or in in restraint of trade or commerce among part a monopoly of such trade, is conthe several States or with foreign nations," demned by the statute. The most extreme and in the second declares guilty of a critics cannot instance a case that ought misdemeanor "every person who shall mo- to be condemned under the statute which nopolize or attempt to monopolize or com- is not brought within its terms as thus bine or conspire with any other person to construed. monopolize any part of the trade or comeign nations."

was invoked to enjoin a transportation- termine whether a case of restraint of rate agreement, between interstate rail- trade is within the terms of the statute. road companies, it was held that it was This is wholly untrue. A reasonable reno defence to show that the agreement straint of trade at common law is well as to rates complained of was reason- understood and is clearly defined. It does able at common law, because it was said not rest in the discretion of the court. that the statute was directed against all It must be limited to accomplish the purcontracts and combinations in restraint pose of a lawful main contract to which, of trade, whether reasonable at common in order that it shall be enforceable at all, law or not. It was plain from the record, it must be incidental. If it exceed the however, that the contracts complained needs of that contract it is void. of in those cases would not have been The test of reasonableness was never as incidental or as indirect.

secure their dissolution. The decisions the court excepted from the operation are epoch-making and serve to advise the of the statute were instances which, at business world authoritatively of the scope common law, would have been called reaand operation of the anti-trust act of sonable. In the Standard Oil and Tobacco The decisions do not depart in cases, therefore, the court merely adopted any substantial way from the previous the tests of the common law, and in dedecisions of the court in construing and fining exceptions to the literal applica-applying this important statute, but they tion of the statute only substituted for clarify those decisions by further defining the test of being incidental or indirect the already admitted exceptions to the lit- that of being reasonable, and this without eral construction of the act. By the de- varying in the slightest the actual scope crees they furnish a useful precedent as and effect of the statute. In other words, to the proper method of dealing with the all the cases under the statute which have capital and property of illegal trusts, now been decided would have been decid-These decisions suggest the need and wis- ed the same way if the court had origidom of additional or supplemental legis- nally accepted in its construction the rule

rule of action and legality thus finally es- troducing into the construction of the dom, and spur of reasonable competition emasculated it. This is obviously untrue. without loss of real efficiency or progress. By its judgment every contract and com-No Change in Rule of Decision .- The bination in restraint of interstate trade

The suggestion is also made that the merce of the several States or with for- Supreme Court by its decision in the last two cases has committed to the Court the In two early cases, where the statute undefined and unlimited discretion to de-

deemed reasonable at common law. In applied by the court at common law to subsequent cases the Court said that the contracts or combinations or conspiracies, statute should be given a reasonable con- in restraint of trade whose purpose was, struction, and refused to include within or whose necessary effect would be, to its inhibition certain contractual re- stifle competition, to control prices, or straints of trade which it denominated establish monopolies. The courts never .assumed power to say that such contracts

or combinations or conspiracies might be dividual defendants were enjoined from lawful if the parties to them were only conspiring or combining to restore such moderate in the use of the power thus monopoly; and all agreements between secured and did not exact from the public the subsidiary corporations tending to too great and exorbitant prices. It is produce or bring about further violatrue that many theorists and others en- tions of the act were enjoined. gaged in business violating the statute In the tobacco case the court found have hoped that some such line could be that the individual defendants, twentydrawn by courts; but no court of author- nine in number, had been engaged in a ity has ever attempted it. Certainly there successful effort to acquire complete dois nothing in the decisions of the latest minion over the manufacture, sale, and two cases from which such a dangerous distribution of tobacco in this country theory of judicial discretion in enforcing and abroad, and that this had been done this statute can derive the slightest sanc- by combinations made with a purpose and tion.

twenty-one years making this statute ef- manufacture of tobacco, but also of tinfective for the purposes for which it was foil and licorice used in its manufacture enacted. The Knight case was discour- and of its products of cigars, cigarettes aging and seemed to remit to the States and snuffs. The tobacco suit presented the whole available power to attack and a far more complicated and difficult case suppress the evils of the trusts. Slowly, than the Standard Oil suit for a decree however, the error of that judgment was which would effectuate the will of the corrected, and only in the last three or court and end the violation of the statute. four years has the heavy hand of the law There was here no single holding combeen laid upon the great illegal combina- pany as in the case of the Standard Oil tions that have exercised such an abso- Trust. The main company was the Amerilute dominion over many of our indus- can Tobacco Company, a manufacturing, brought and a number are pending, but adopted to destroy the combination and juries have felt averse to convicting for restore competition involved the redivision jail sentences, and judges have been most of the capital and plants of the whole reluctant to impose such sentences on men trust between some of the companies conof respectable standing in society whose stituting the trust and new companies oroffence has been regarded as merely statu- ganized for the purpose of the decree and tory. Still, as the offence becomes better made parties to it, and numbering, new understood and the committing of it par- and old, fourteen. takes more of studied and deliberate defiance of the law, we can be confident that American Tobacco Company (old), readjuries will convict individuals and that justed capital, \$92.000,000; the Liggett jail sentences will be imposed.

troleum and its products, effected and and smoking tobacco and cigars.

effect to stifle competition, control prices, A Matter of Growth.—We have been and establish a monopoly not only in the Criminal prosecutions have been selling and holding company. The plan

Situation after Readiustment.—The & Meyers Tobacco Company (new), capi-The Remedy by Dissolution .- In the tal, \$67,000,000; the P. Lorillard Com-Standard Oil case the Supreme and Cir- pany (new), capital, \$47,000,000, and the cuit Courts found the combination to be R. J. Revnolds Tobacco Company (old), refining, transporting, and marketing pe-capital, \$7,525,000, are chiefly engaged in refining, transporting and marketing pe- the manufacture and sale of chewing maintained through thirty-seven different former one tinfoil company is divided into corporations, the stock of which was held two, one of \$825,000 capital, and the by a New Jersey company. It in effect other of \$400,000. The one snuff company commanded the dissolution of this com- is divided into three companies, one with bination, directed the transfer and pro a capital of \$15,000,000, another with a rata distribution by the New Jersey com-capital of \$8.000,000, and a third with pany of the stock held by it in the thirty- a capital of \$8.000,000. The licorice comseven corporations to and among its stock- panies are two, one with a capital of holders; and the corporations and in- \$5,758,300 and another with a capital of \$2,000,000. There are also the British- from in any way effecting any combina-American Tobacco Company, a British cor-tion between any of the companies in poration, doing business abroad, with a violation of the statute by way of recapital of \$26,000,000; the Porto Rican sumption of the old trust. Each of the Tobacco Company, with a capital of \$1,- fourteen companies is enjoined from ac-

ferent kinds of business will be distrib- buying or selling agents, or common ofuted between two or more companies with fices, or lending money to each other. a division of the prominent brands in the Size of New Companies .- Objection was pany will have 33.08 per cent., the Lig-gett & Meyers 20.05 per cent., the Lor-small fractions in amount more nearly illard Company 22.82 per cent., and the equal to that of each of the independent stock of the other thirteen companies, a misunderstanding of the anti-trust law both preferred and common, has been and its purpose. It is not intended theretaken from the defendant American To- by to prevent the accumulation of large bacco Company and has been distributed capital in business enterprises in which among its stockholders. All covenants such a combination can secure reduced cost restricting competition have been de- of production, sale, and distribution. It is clared null and further performance of directed against such an aggregation of them has been enjoined. The preferred capital only when its purpose is that of stock of the different companies has now stifling competition, enhancing or conbeen given voting power, which was detrolling prices, and establishing a monopnied it under the old organization. The oly. If we shall have by the decree deratio of the preferred stock to the com-feated these purposes and restored common was as 78 to 40. This constitutes petition between the large units into a very decided change in the character which the capital and plant have been of the ownership and control of each com- divided, we shall have accomplished the

In the original suit there were twentythe Porto Rican Tobacco Company, in future use of the plant and capital in which they will hold 45 per cent. The violation of the statute. twenty-nine individual defendants are en- Effectiveness of Decree.—I venture to are made parties, are enjoined perpetually approving the decree:

800,000, and the corporation of United quiring stock in any of the others. All Cigar Stores, with a capital of \$9,000,000. these companies are enjoined from having Under this arrangement each of the dif-

same tobacco products, so as to make com- made by certain independent tobacco competition not only possible, but necessary. panies that this settlement was unjust Thus the smoking-tobacco business of the because it left companies with very large country is divided so that the present capital in active business, and that the independent companies have 21.39 per settlement that would be effective to put cent., while the American Tobacco Com- all on an equality would be a division Reynolds Company 2.66 per cent. The companies. This contention results from useful purpose of the statute.

Confiscation not the Purpose.-It is nine defendants who were charged with not the purpose of the statute to confiscate being the conspirators through whom the the property and capital of the offending illegal combination acquired and exercised trusts. Methods of punishment by fine or its unlawful dominion. Under the decree imprisonment of the individual offenders, these defendants will hold amounts of by fine of the corporation or by forfeiture stock in the various distributee compa- of its goods in transportation, are pronies ranging from 41 per cent, as a maxi- vided, but the proceeding in equity is a mum to 281/2 per cent. as a minimum, specific remedy to stop the operation of except in the case of one small company, the trust by injunction and prevent the

joined for three years from buying any say that not in the history of American stock except from each other, and the law has a decree more effective for such group is thus prevented from extending its a purpose been entered by a court than control during that period. All parties that against the Tobacco Trust. As Cirto the suit, and the new companies who cuit Judge Noyes said in his judgment

sary to tear apart this combination and ject is made plain by the decree and whose force it into new forms, with the attend- inhibitions are set forth with a detail ant burdens, ought to demonstrate that and comprehensiveness unexampled the federal anti-trust statute is a dras- the history of equity jurisprudence. tic statute which accomplishes effective Other Voluntary Reorganizations at results; which so long as it stands on the Hand.—The effect of these two decisions effect of enforcing this statute is not to Court compelling dissolution, and other destroy, but to reconstruct; not to demolthe conditions which the Congress has declared shall exist among the people of the United States."

assumed that the present pro rata and business disturbance. common ownership in all these companies insure a continuance of the same old single control of all the companies into which the trust has by decree been disupon the assumed inefficiency and innocuousness of judicial injunctions. The comcombination; they have different manastockholders, reaching into the thousands, continued prosperity and normal growth. attempt to secure concerted action of the stand little the personal danger of at- and create a monopoly. tempting to evade or set at naught the

"The extent to which it has been neces- solemn injunction of a court whose ob-

statute books must be obeyed, and which has led to decrees dissolving the combicannot be disobeyed without incurring nation of manufacturers of electric lamps, far-reaching penalties. And, on the other a Southern wholesale grocers' association, hand, the successful reconstruction of an interlocutory decree against the Powthis organization should teach that the der Trust, with directions by the Circuit combinations of a similar history are now ish, but to recreate in accordance with negotiating with the Department of Justice looking to a disintegration by decree and reorganization in accordance with law. It seems possible to bring about Common Stock Ownership .- It has been these reorganizations without general

Movement for Repeal of Law.-But by former stockholders of the trust would now that the anti-trust act is seen to be effective for the accomplishment of the purpose of its enactment we are met by a cry from many diffrent quarters for integrated. This is erroneous and is based its repeal. It is said to be obstructive of business progress, to be an attempt to restore old-fashioned methods of depanies are enjoined from co-operation or structive competition between small units and to make impossible those useful comgers, directors, purchasing and sales binations of capital and the reduction of agents. If all or many of the numerous the cost of production that are essential to

In the recent decisions the Supreme companies with a view to the control of Court makes clear that there is nothing the market, their number is so large that in the statute which condemns combinasuch an attempt could not well be con-tions of capital or mere bigness of plant cealed, and its prime movers and all its organized to secure economy in production participants would be at once subject to and a reduction of its cost. It is only contempt proceedings and imprisonment when the purpose or necessary effect of of a summary character. The immediate the organization and maintenance of the result of the present situation will neces- combination or the aggregation of imsarily be activity by all the companies mense size is the stifling of competition, under different managers, and then com- actual and potential, and the enhancing petition must follow, or there will be of prices and establishing a monopoly, activity by one company and stagnation that the statute is violated. Mere size is by another. Only a short time will in- no sin against the law. The merging of evitably lead to change in ownership of two or more business plants necessarily the stock, as all opportunity for contin- eliminates competition between the units ued co-operation must disappear. Those thus combined, but this elimination is in critics who speak of this disintegration contravention of the statute only when the in the trust as a mere change of garments combination is made for purpose of endhave not given consideration to the in- ing this particular competition in order evitable working of the decree and under- to secure control of and enhance prices,

Lack of Definiteness in Statute.-The

complaint is made of the statute that it tor by underselling him at a price so press competition, control prices, and es- must be avoided. tablish a monopoly they know the purpose without having it clearly in mind. If the disturbance to business that would reducing the cost of production, without the thought of suppressing competition by creating, then they cannot be convicted at the time the union is made; nor can they be convicted later, unless it happen that later on they conclude to suppress for doing so, and thus establish for themselves a monopoly. They can, in such a case, hardly complain if the motive which the court to the original combination.

said of the repeal of this statute and of few. The question which I wish in this constructive legislation intended to accomplish the purpose and blaze a clear tion and discussion of Congress is whether, men to follow. It may be that such a danger, something cannot be done by the discussions which have been brought offered a means, without great financial out in recent days by the fear of the con- disturbance, of changing the character, eralities and have offered no line of dis-federal control and supervision, securing tinction or rule of action as definite and as compliance with the anti-trust statute. clear as that which the Supreme Court itself lays down in enforcing the statute.

is not sufficiently definite in its descrip- unprofitable as to drive him out of busition of that which is forbidden to en-ness, or the making of exclusive contracts able business men to avoid its violation, with customers under which they are re-The suggestion is that we may have a com-pured to give up association with other bination of two corporations which may manufacturers, and numerous kindred run on for years and that subsequently methods for stifling competition and efthe Attorney-General may conclude that feeting monopoly, should be described it was a violation of the statute, and that with sufficient accuracy in a criminal which was supposed by the combiners to statute, on the one hand, to enable the be innocent then turns out to be a com-government to shorten its task by prosebination in violation of the statute. The cuting single misdemeanors instead of an answer to this hypothetical case is that entire conspiracy, and, on the other hand, when men attempt to amass such stupen- to serve the purpose of pointing out more dous capital as will enable them to sup- in detail to the business community what

In a special message to Congress on of their acts. Men do not do such a thing January 7, 1910, I ventured to point out what they do is merely for the purpose of probably attend the dissolution of these offending trusts. I said:

"But such an investigation and possiuse of the bigness of the plant they are ble prosecution of corporations whose prosperity or destruction affects the comfort not only of stockholders, but of millions of wage-earners, employes, and associated tradesmen must necessarily tend competition and take the usual methods to disturb the confidence of the business community, to dry up the now flowing sources of capital from its places of hoarding, and produce a halt in our pressubsequently is disclosed is attributed by ent prosperity that will cause suffering and strained circumstances among the New Remedies Suggested .-- Much is innocent many for the faults of the guilty message to bring clearly to the considerapath for honest merchants and business in order to avoid such a possible business plan will be evolved, but I submit that which these business combinations may be tinued execution of the anti-trust law organization, and extent of their business have produced nothing but glittering gen- into one within the lines of the law under

Generally in the industrial combinations called "trusts" the principal business is Supplemental Legislation Needed .- I the sale of goods in many States and in see no objection-and indeed I can see foreign markets; in other words, the indecided advantages -- in the enactment of a terstate and foreign business far exceeds law which shall describe and denounce the business done in any one State. This methods of competition which are unfair fact will justify the federal government and are badges of the unlawful purpose in granting a federal charter to such a denounced in the anti-trust law. The at- combination to make and sell in intertempt and purpose to suppress a competi- state and foreign commerce the products of useful manufacture under such limita- ing up and regulation of legitimate nations as will secure a compliance with the tional and foreign commerce. anti-trust law. It is possible so to frame Experts Needed to Aid Courts .-- The a statute that, while it offers protection drafting of the decrees in the dissolution to a federal company against harmful, of the present trusts, with a view to their vexatious, and unnecessary invasion by reorganization into legitimate corporathe States, it shall subject it to reasonable tions, has made it especially apparent that taxation and control by the States with the courts are not provided with the adrespect to its purely local business. . . .

should be prohibited from acquiring and tion or to pursue such inquiries, and they holding stock in other corporations (ex- should be empowered to invoke the aid cept for special reasons, upon approval of the Bureau of Corporations in deterby the proper federal authority), thus mining the suitable reorganization of the avoiding the creation under national disintegrated parts. The Circuit Court auspices of the holding company with and the Attorney-General were greatly subordinate corporations in different aided in framing the decree in the To-States, which has been such an effective bacco Trust dissolution by an expert from agency in the creation of the great trusts the Bureau of Corporations. and monopolies.

against combinations in restraint of trade supply the constructive legislation perfor the creation of national corporations tions. They should be subject to rigid out the United States. The conflicting laws cedure, including effective publicity, and of the different States of the Union with to the closest supervision as to the issue respect to foreign corporations make it of stock and bonds by an executive bureau number of different States.

enactment of a general law providing for tion under a federal law could not exempt to engage in trade and commerce among porators and managers from prosecution for such a law, and every explanation procedure and the opportunity for frewhich was at that time offered to possible quent consultation with the bureau or objections, have been confirmed by our commission in charge of the incorporaexperience since the enforcement of the tion as to the legitimate purpose of its anti-trust statute has resulted in the ac- transactions would offer it as great secutual dissolution of active commercial or- rity against successful prosecutions for ganizations.

It is even more manifest now than it or wise. was then that the denunciation of con-

ministrative machinery to make the neces-Corporations organized under this act sarv inquiries preparatory to reorganiza-

I do not set forth in detail the terms If the prohibition of the anti-trust act and sections of a statute which might is to be effectively enforced, it is essential mitting and aiding the formation of comthat the national government shall provide binations of capital into federal corporato carry on a legitimate business through- rules as to their organization and prodifficult, if not impossible, for one cor- or commission in the Department of Comporation to comply with their require- merce and Labor, to which in times of ments so as to carry on business in a doubt they might well submit their proposed plans for future business. It must I renew the recommendation of the be distinctly understood that incorporathe voluntary formation of corporations the company thus formed and its incorthe States and with foreign nations, under the anti-trust law for subsequent Every argument which was then advanced illegal conduct, but the publicity of its violations of the law as would be practical

Such a bureau or commission might spiracies in restraint of trade should not well be invested also with the duty aland does not mean the denial of organiza- ready referred to, of aiding courts in the tions large enough to be intrusted with dissolution and recreation of trusts, withour interstate and foreign trade. It has in the law. It should be an executive been made more clear now than it was tribunal of the dignity and power of the then that a purely negative statute like Controller of the Currency or the Interthe anti-trust law may well be supple- state Commerce Commission, which now mented by specific provisions for the build- exercise supervisory power over important

the few who are not the real owners.

of the law. Other large combinations that experiment for another term of years. fail to take advantage of the federal incor- It is said that the act has not done poration will not have a right to com- good. Can this be said in the face of the plain if their failure is ascribed to un-effect of the Northern Securities decree? willingness to submit their transactions That decree was in no way so drastic to the careful official scrutiny, competent or inhibitive in detail as either the Stansupervision, and publicity attendant upon dard Oil decree or the Tobacco decree; the employment of such a charter.

opportunity thus suggested for federal in- all the railroads of the country in a single corporation, it seems to me, is suitable hand? Such a one-man power could not constructive legislation needed to facilitate have been a healthful influence in the the squaring of great industrial enter- Republic, even though exercised under the the anti-trust law. This statute as con- mission.

anti-trust act is the expression of the the spirit of commercial freedom will be effort of a freedom-loving people to pre- dead. serve equality of opportunity. It is the result of the confident determination of of the various suits instituted by the such a people to maintain their future government under the Sherman law since growth by preserving uncontrolled and un- 1889, which will be found under TRUST restricted the enterprise of the individual, PROSECUTIONS. his industry, his ingenuity, his intelligence and his independent courage.

has been upon the statute-book. All knew States to send to the Congress at the its general purpose and approved. Many close of their administrations or at inter-of its violators were cynical over its as-vening periods, as circumstances might sumed impotence. It semed impossible warrant, a message detailing, as far as

classes of corporations under federal regu- of enforcement. Slowly the mills of the courts ground, and only gradually did the The drafting of such a federal incor- majesty of the law assert itself. Many peration law would offer ample opportu- of its statesmen-authors died before it nity to prevent many manifest evils in became a living force, and they and corporate management to-day, including others saw the evil grow which they had irresponsibility of control in the hands of hoped to destroy. Now its efficacy is seen; now its power is heavy; now its object Incorporation Voluntary.-I recommend is near achievement. Now we hear the that the federal charters thus to be call for its repeal on the plea that it granted shall be voluntary, at least until interferes with business prosperity, and experience justifies mandatory provisions. we are advised in most general terms The benefit to be derived from the opera-tion of great businesses under the protec- other way the evil we are just stamping tion of such a charter would attract all out can be cured, if we only abandon this who are anxious to keep within the lines work of twenty years and try another

but did it not stop for all time the then Only Supplemental Legislation .- The powerful movement toward the control of prises to the rule of action laid down by general supervision of an interstate com-

strued by the Supreme Court must con- Do we desire to make such ruthless tinue to be the line of distinction for combination and monopolies lawful? legitimate business. It must be enforced When all energies are directed, not towunless we are to banish individualism ards the reduction of the cost of producfrom all business and reduce it to one tion for the public benefit by a healthcommon system of regulation or control of ful competition, but towards new ways prices like that which now prevails with and means for making permanent in a respect to public utilities, and which few hands the absolute control of the con-when applied to all business would be a ditions and prices prevailing in the whole long step toward State socialism. field of industry, then individual enter-Importance of Anti-Trust Act .- The prise and effort will be paralyzed and

Accompanying the message was a list

Foreign Relations.-It is a time-hon-For twenty years or more this statute ored custom of Presidents of the United public policy would permit, the condition it must have had sinister significance. United States bore a part or had an inyear:

To the Senate and House of Represen-

The relations of the United States with other countries have continued during the

also expedited the negotiations with sigit is my earnest hope that they will receive prompt and favorable action.

Mexico.—The presence of a large military and naval force available for prompt vasion of American rights.

of our relations with other countries. On the other hand, the presence of the Following this informing custom, Presi- troops before and at the time of the undent Taft sent a message under date of fortunate killing and wounding of Ameri-Dec. 7, 1911, of which the subjoined is can citizens at Douglas made clear that a summary, setting forth the various in- the restraint exercised by our governternational happenings in which the ment in regard to this occurrence was not due to a lack of force or power to terest, practically to the close of that deal with it promptly and aggressively, but was due to a real desire to use every means possible to avoid direct intervention in the affairs of our neighbors, whose friendship we valued and were most anxious to retain.

The policy and action of this governpast twelve months upon a basis of the ment were based upon an earnest friendusual good-will and friendly intercourse. liness for the Mexican people as a whole, The year just past marks an important and it is a matter of gratification to note general movement on the part of the that this attitude of strict impartiality powers for broader arbitration. In the as to all factions in Mexico and of sinrecognition of the manifold benefits to cere friendship for the neighboring namankind in the extension of the policy of tion, without regard for party allegiance, the settlement of international disputes has been generally recognized and has reby arbitration rather than by war, and sulted in an even closer and more symin response to a wide-spread demand for pathetic understanding between the two an advance in that direction on the part republics and a warmer regard one for of the people of the United States and the other. Action to suppress violence of Great Britain and of France, new ar- and restore tranquillity throughout the bitration treaties were negotiated last Morican Republic was of peculiar interest spring with Great Britain and France, to this government, in that it concerned the terms of which were designed, as ex- the safeguarding of American life and pressed in the preamble of these treaties, property in that country. The governto extend the scope and obligations of the ment of the United States had occasion policy of arbitration adopted in our pres- to accord permission for the passage of a ent treaties with those governments. To body of Mexican rurales through Dougpave the way for this treaty with the las, Ariz., to Tijuana, Mexico, for the United States, Great Britain negotiated suppression of general lawlessness which an important modification in its alliance had for some time existed in the region with Japan, and the French government of northern Lower California. On May 25, 1911, President Diaz resigned, Señor nal good-will. The new treaties have been de la Barra was chosen provisional presisubmitted to the Senate and are awaiting dent. Elections for president and viceits advice and consent to their ratifica- president were thereafter held throughout All the essentials of these import he republic, and Señor Francisco I. Matant treaties have long been known, and derowas formally declared elected on Oct. 15 to the chief magistracy. On Nov. 6 President Madero entered upon the duties of his office.

General Reyes.—Since the inauguration action, near the Mexican border, proved of President Madero a plot has been unto be most fortunate under the somewhat earthed against the present government, trying conditions presented by this in- to begin a new insurrection. Pursuing Had no the same consistent policy which this movement theretofore taken place, and administration has adopted from the bebecause of these events it had been neces- ginning, it directed an investigation into sary then to bring about the mobilization, the conspiracy charged, and this investigation has resulted in the indictment ing nations, and as the contract provided the seizure of a number of officers and to be built on the same terms the oppormen and horses and accoutrements assembled upon the soil of Texas for the purpose of invading Mexico. Similar proceedings had been taken during the insurrection against the Diaz government resulting in the indictment and prosecution of persons found to be engaged in violating the neutrality laws of the United States in aid of that uprising.

The record of this government in respect of the recognition of constituted authority in Mexico therefore is clear.

Chinese Loans .- The past year has been marked in our relations with China by the conclusion of two important international loans, one for the construction of the Hukuang railways, the other for the carrying out of the currency reform to which China was pledged by treaties with the United States, Great Britain, and Japan, of which mention was made in my last annual message.

It will be remembered that early in 1909 an agreement was consummated among British, French, and German financial groups whereby they proposed to lend the Chinese government funds for the con-Hunan and Hupeh, reserving for their construction of the lines and of furnishing the materials required for the work, After negotiations with the governments and groups concerned an agreement was reached whereby American, British. French, and German nationals should participate upon equal terms in this important and useful undertaking. Thereupon the financial groups, supported by their respective governments, began negotiations with the Chinese government which terminated in a loan to China of \$30,000,000, with the privilege of increasing the amount to \$50,000,000. The cooperative construction of these trunk lines should be of immense advantage, mashould greatly facilitate the development of monetary adviser. of the bountiful resources of the empire. On the other hand, a large portion of commerce and navigation between the als, American products having equal pref- would by a strict interpretation of its

of Gen. Bernardo Reyes and others, and for branches and extensions subsequently tunities for American materials reach considerable proportions.

Knowing the interest of the United States in the reform of Chinese currency, the Chinese government, in the autumn of 1910 sought the assistance of the American government to procure funds with which to accomplish that all-important reform. In the course of the subsequent negotiations there was combined with the proposed currency loan one for certain industrial developments in Manchuria, the two loans aggregating the sum of \$50,000,000. While this was originally to be solely an American enterprise, the American government, consistently with its desire to secure a sympathetic and practical co-operation of the great powers towards maintaining the principle of equality of opportunity and the administrative integrity of China, urged the Chinese government to admit to participation in the currency loan the associates of the American group in the Hukuang loan. While of immense importance in itself, the reform contemplated in making this loan is but preliminary to other and struction of railways in the Provinces of more comprehensive fiscal reforms which will be of incalculable benefit to China nationals the privilege of engineering the and foreign interests alike, since they will strengthen the Chinese Empire and promote the rapid development of international trade.

When these negotiations were begun it was understood that a financial adviser was to be employed by China in connection with the reform, and in order that absolute equality in all respects among the lending nations might be scrupulously observed, the American government proposed the nomination of a neutral adviser, which was agreed to by China and the other governments concerned. On Sept. 28, 1911, Dr. Vissering, President of the Dutch Java Bank, and a financier of wide experience in the Orient, was recommended terially and otherwise, to China, and to the Chinese government for the post

New Japanese Treaty.-The treaty of these funds is to be expended for materi- United States and Japan, signed in 1894, erence with those of the other three lend-provisions have terminated on July 17,

1912. Japan's general treaties with the the United States has gained markedly ment of the other questions referred to.

during the past twelve-month, there has cials and organizations of the large cities, been at times considerable political un- and new bonds of friendship and undersome months was the cause of great anxiety, happily appears to have reached a interchange. stage at which it need no longer be regarded with concern. The Ottoman Em- versy, which for nearly twenty-five years pire was occupied for a period by strife in has been the source of serious friction be-Albania and is now at war with Italy, tween the United States and the powers In Greece and the Balkan countries the bordering upon the North Pacific Ocean, disquieting potentialities of this situation whose subjects have been permitted to have been more or less felt. Persia has engage in pelagic sealing against the furbeen the scene of a long internal struggle. These conditions have been the cause within the jurisdiction of the United of uneasiness in European diplomacy, States, has at last been satisfactorily adbut thus far without direct political con- justed by the conclusion of the North Pacern to the United States.

tween Italy and Turkey this government Japan, and Russia on July 7, 1910. This has no direct political interest, and I took convention is a conservation measure of occasion at the suitable time to issue a very great importance, and if it is carproclamation of neutrality in that consteps have been taken to safeguard the there is every reason to believe that not personal interests of American citizens only will it result in preserving the furand organizations in so far as affected by seal herds of the North Pacific Ocean the war.

other powers, however, terminated in in its commercial standing with certain 1911, and the Japanese government ex- of the nations of the Near East. Turpressed an earnest desire to conduct the key, especially, is beginning to come into negotiations for a new treaty with the closer relations with the United States United States simultaneously with its ne-through the new interest of American gotiations with the other powers. There manufacturers and exporters in the poswere a number of important questions in-sibilities of those regions, and it is hoped volved in the treaty, including the immi-that foundations are being laid for a gration of laborers, revision of the cus-large and mutually beneficial exchange of toms tariff, and the right of Americans commodities between the two countries, to hold real estate in Japan. The United This new interest of Turkey in American States consented to waive all technicali- goods is indicated by the fact that a party ties and to enter at once upon negotiations of prominent merchants from a large city for a new treaty on the understanding in Turkey recently visited the United that there should be a continuance States to study conditions of manufacthroughout the life of the treaty of the ture and export here, and to get into persame effective measures for the restric- sonal touch with American merchants with tion of immigration of laborers to Amer- a view to co-operating more intelligently in ican territory which had been in opera- opening up the markets of Turkey and the tion with entire satisfaction to both gov- adjacent countries to our manufactures. ernments since 1908. The Japanese govern- Another indication of this new interest of ment accepted this basis of negotiation, America in the commerce of the Near East and a new treaty was quickly concluded, is the recent visit of a large party of resulting in a highly satisfactory settle- American merchants and manufacturers to central and eastern Europe, where Europe.—In Europe and the Near East, they were entertained by prominent offirest. The Moroccan question, which for standing were established which cannot but lead to closer and greater commercial

Fur-Seal Treaty.-The fur-seal controseal herds having their breeding grounds cific sealing convention entered into be-In the war which unhappily exists be- tween the United States, Great Britain, ried out in the spirit of reciprocal conces-At the same time all necessary sion and advantage upon which it is based and restoring them to their former value In spite of the attendant economic un- for the purposes of commerce, but also, certainties and detriments to commerce that it will afford a permanently satisfactory settlement of a question, the only can interests within their jurisdiction in other solution of which seemed to be the a manner injurious and inequitable. Durtotal destruction of the fur seals. In another aspect, also, this convention is of importance in that it furnishes an illustration of the feasibility of securing a general international game law for the protection of other mammals of the sea, the preservation of which is of importance to all the nations of the world.

The attention of Congress is especially called to the necessity for legislation on the part of the United States for the purpose of fulfilling the obligations assumed under this convention, to which the Senate gave its advice and consent on July

Opium Commission .- In a special message transmitted to the Congress on Jan. 7, 1911, in which I concurred in the recommendations made by the Secretary of State in regard to certain needful legislation for the control of our interstate and foreign traffic in opium and other menacing drugs, I quoted from my annual message of Dec. 7, 1909, in which I announced that the results of the International Opium Commission held at Shanghai in February, 1909, at the invitation of the United States, had been laid before this government; that the report of that commission showed that China was making remarkable progress and admirable efforts towards the eradication of the coium evil; that the interested governments had not permitted their commercial interests to prevent their co-operation in this reform; and, as a result of collateral investigations of the opium question in this country, I recommended that the manufacture, sale, and use of opium in the United States should be more rigorously controlled by legislation.

Foreign Trade Relations .- In my last annual message I referred to the tariff negotiations of the Department of State with foreign countries in connection with the application, by a series of proclamations, of the minimum tariff of the United States to importations from the several countries, and I stated that, in its general operation, Section 2 of the new tariff law had proved a guarantee of continued unfortunately, instances where foreign governments dealt arbitrarily with Ameri-

ing the past year some instances of discriminatory treatment have been removed. but I regret to say that there remain a few cases of differential treatment adverse to the commerce of the United States. While none of these instances now appears to amount to undue discrimination in the sense of Section 2 of the tariff law of Aug. 5, 1909, they are all exceptions to that complete degree of equality of tariff treatment that the Department of State has consistently sought to obtain for American commerce abroad.

While the double tariff feature of the tariff law of 1909 has been amply justified by the results achieved in removing former and preventing new undue discriminations against American commerce, it is believed that the time has come for the amendment of this feature of the law in such a way as to provide a graduated means of meeting varying degrees of discriminatory treatment of American commerce in foreign countries as well as to protect the financial interests abroad of American citizens against arbitrary and injurious treatment on the part of foreign governments through either legislative or administrative measures.

It would also seem desirable that the maximum tariff of the United States should embrace within its purview the free list, which is not the case at the present time, in order that it might have reasonable significance to the governments of those countries from which the importations into the United States are confined virtually to articles on the free

American Merchant Marine,-I need hardly reiterate the conviction that there should speedily be built up an American merchant marine. This is necessary to assure favorable transportation facilities to our great ocean-borne commerce as well as to supplement the navy with an adequate reserve of ships and men. It would have the economic advantage of keeping at home part of the vast sums now paid foreign shipping for carrying American goods. All the great commercial nations commercial peace, although there were, pay heavy subsidies to their merchant marine, so that it is obvious that without some wise aid from the Congress the United States must lag behind in the mat- act of Jan. 16, 1883, and the executive anomalous position.

trade needs assistance.

interests of our foreign commerce are non- House of Representatives. Available stapartisan, and as a factor in prosperity tistics show the strictness with which number of such associations and the comparative lack of co-operation between them fails to secure an efficiency commensurate agency of the Department of Commerce Department of State transmits to reputable business interests information of the regular published consular reports. Some central organization in touch with associations and chambers of commerce throughout the country and able to keep purely American interests in closer touch with different phases of commercial affairs would, I believe, be of great value.

Improvement of the Foreign Service .--The entire foreign-service organization is being improved and developed with especial regard to the requirements of the commercial interests of the country. The rapid growth of our foreign trade makes it of the utmost importance that governmental agencies through which that trade is to be aided and protected should possess a high degree of efficiency. Not only should the foreign representatives be maintained upon a generous scale in so far as salaries and establishments are concerned, but the selection and advancement of officers should be definitely and permanently regulated by law so that the service shall not fail to attract men of high character and ability.

I therefore again commend to the favorable action of the Congress the enactment of a law applying to the Diplomatic and Consular Service the principles embodied in Section 1753 of the Revised Statutes of the United States, in the Civil Service

ter of merchant marine in its present orders of June 27, 1906, and of Nov. 26, 1909. In its consideration of this im-Legislation to facilitate the extension portant subject I desire to recall to the of American banks to foreign countries attention of the Congress the very favoris another matter in which our foreign able report made on the Lowden bill for the improvement of the foreign service by Chambers of Foreign Commerce.—The the Foreign Affairs Committee of the are as broad as the land. In the dissem- the merit system has been applied to the ination of useful information and in the foreign service during recent years and co-ordination of effort certain unofficial the absolute nonpartisan selection of conassociations have done good work towards suls and diplomatic - service secretaries, the promotion of foreign commerce. It who, indeed, far from being selected with is cause for regret, however, that the great any view to political consideration, have actually been chosen to a disproportionate extent from States which would have been unrepresented in the foreign service with the public interest. Through the under the system which it is to be hoped is now permanently obsolete. Some legisand Labor, and in some cases directly, the lation for the perpetuation of the present system of examinations and promotions upon merit and efficiency would be of commercial opportunities, supplementing greatest value to our commercial and international interests.

Tailfer, PATRICK, physician; lived in the eighteenth century. He emigrated to the colony of Georgia, and, becoming dissatisfied with the conduct of affairs, he left the colony in 1740 and went to Charleston, S. C., where, with Hugh Anderson and David Douglass, he printed A Narrative of the Colony of Georgia from the First Settlement thereof until the Present Period (1741).

Takahira, Kogaro, Baron, diplomatist; born in Japan, in 1854; entered the Foreign Office, 1876; attached to the legation at Washington, 1879-83; secretary of the Foreign Office, 1883-85; chief of its political bureau, 1890-91; minister to Holland and Denmark, 1893-94, to Italy, 1894-95 and 1906-07, to Austria and Switzerland, 1896-99, and to the United States, 1900-06 and (ambassador) 1908-09; and was one of the Japanese signers of the TREATY OF PORTSMOUTH (q. v.). which terminated the Russo-Japanese War. 1905.

Talbot, John, colonial bishop; born in Wymondham, England, in 1645. In 1704 the clergy of New York, New Jersey, and Pennsylvania petitioned for a bishop. Talbot was favored by Queen Anne in his efforts, but failed to obtain the appointment

for consecration for himself by nonjuring bishops. This was done by two bishops, and in 1722 he returned to America and assumed episcopal authority. The governor of Pennsylvania (Keith) complained of him to the Lords of the Privy Seal. and he was summoned to England, but did not go. He died in Burlington, N. J., Nov. 29, 1727.

Talbot, Silas, naval officer; born in Dighton, Mass., in 1751; was captain in a Rhode Island regiment at the siege of Boston; accompanied the American army to New York; and, for skilful operations with fire-rafts against the British shipping there, received from Congress the



SILAS TALBOT.

commission of major. In the summer of 1776 he accepted the command of a firebrig on the Hudson. By orders of Washington, after gaining Harlem Heights (Sept. 15), Talbot attempted the destruction of the British vessels of war lying off the present 124th Street, New York City. At 2 A.M. on the 16th, Talbot ran down the river and, grappling the Rom-

of a suffragan, and he resolved to ask material aid to General Sullivan on Rhode Island in 1778. A few weeks later he captured a British floating battery anchored in one of the channels commanding Newport, and for this exploit was commissioned captain. In his prize (the Pigot) he cruised off the New England coast, capturing several prizes. In 1780 he was captured and confined in the prison-ship Jersey, removed to England, and exchanged in 1781. After the war he purchased the confiscated estate of Sir William Johnson, near the Mohawk River; served in the New York Assembly, and was a member of Congress in 1793-94. He was employed in 1794 to superintend the construction of the frigate Constitution, which, in 1799, was his flag-ship in a cruise to the West Indies. He resigned Sept. 21, 1801. He died in New York City, June 30, 1813.

Talcott, Andrew, civil engineer; born in Glastonbury, Conn., April 20, 1797; graduated at the United States Military Academy in 1818; accompanied Gen. H. Atkinson, 1819, to establish military posts on the upper Missouri and Yellowstone rivers. He devised the Talcott method for determining territorial latitudes by observations of stars near the zenith. died in Richmond, Va., April 22, 1883.

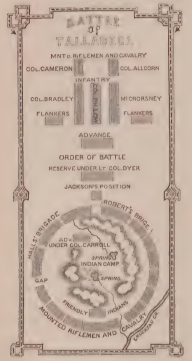
Talcott, George, military officer; born in Glastonbury, Conn., Dec. 6, 1786; joined the army in 1813; promoted first lieutenant in March, 1814; served through the Mexican War, being promoted colonel and chief of ordnance in March, 1848. Talcott was court-martialled and forced to retire on July 8, 1851. Many prominent men declared the sentence unjust and illegal. Talcott died in Albany, N. Y., April 25, 1862.

Talcott, John, military officer; born in Braintree, England, about 1630; settled in Boston, and later in Hartford, Conn.; was made ensign of colonial troops in 1650; became captain in 1660; treasurer of the colony in 1660-76; and was one of the patentees named in the charter granted to Connecticut in 1662 by Charles I. ney, set his brig on fire. The crew of the He served in the Indian War of 1676 as brig escaped in a boat, and the Romney major, and as head of the "standing soon freed herself without injury. The army" of Connecticut, accompanied by other war-vessels fled out of the harbor 200 Mohican and Pequod Indians, fought in alarm. Talbot received a severe wound a successful battle at the Housatonic. He in the defence of Fort Mifflin, and gave was promoted lieutenant-colonel during

#### TALLADEGA-TALLMADGE

the war. Many of his official papers are preserved among the State records in He died in Hartford, Conn., Hartford. July 23, 1688.

Talladega, BATTLE AT. On the evening of Nov. 8, 1813, Gen. Andrew Jackson and his troops were resting within 6 miles of Talladega, one of the chief gatheringplaces of the hostile Creek Indians in Talladega county, Ala., a little east of the Coosa River. Jackson's forces, composed of 1,200 infantry and 800 mounted men, were disposed for action so as to enclose



the foe in a circle. He moved at sunrise, Nov. 9. The battle soon became general, the Indians broke and fled in all direcwere slain, besides a large number wound- Florida and South Carolina. ed. The Americans lost fifteen killed and in Belleville, Feb. 27, 1898. eighty-five wounded.

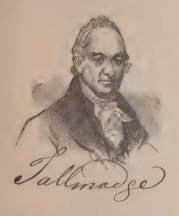
MASSACRE AT) stirred the indignation of the whole people of the Southwest. Jackson was then prostrate at a Nashville inn from the effects of a bullet received from the hands of Thomas H. Benton, in a duel. He appealed to the Tennesseeans to take the field. Five thousand men speedily responded. Jackson despatched (Sept. 26, 1813) Gen. John Coffee, with 500 dragoons and as many mounted volunteers as could join him immediately, towards the Creek country. Jackson joined him soon afterwards, and drilled his troops thoroughly for the emergency. When he arrived at the Coosa he was informed that the hostile Creeks were assembled at Tallasahatchee. Jackson sent Coffee, with 1,000 horsemen, to attack them. He was accompanied by friendly Creeks and Cherokees. On the morning of Oct. 3 the Indians were decoyed out of the town and were immediately smitten by a volley of The Creeks fought valiantly. bullets. Inch by inch they were pushed back by their assailants, who attacked them at all points. Not one would ask quarter. Every warrior was killed. Fully 200 Indians perished, and eighty-four women and children were made prisoners. The loss of the Americans was five killed and forty-one wounded. Having destroyed the town. Coffee marched back to Jackson's camp on the Coosa, followed by a train of sorrowful captives.

Talleyrand-Perigord, CHARLES MAU-RICE DE, PRINCE DE BENEVENT, diplomatist; born in Paris, Feb. 13, 1754; was minister of foreign affairs under Napoleon, and conducted the negotiations resulting in the cession of Louisiana to the United States in 1803. He died in Paris, May 17, 1838. See X. Y. Z. Letters.
Talliaferro, William Booth, military

officer; born in Belleville, Va., Dec. 28, 1822; graduated at William and Mary College in 1841; served in the Mexican War; entered the Confederate army in and raged for about fifteen minutes, when 1861, reaching the rank of major-general in 1865. He was with the army of Northtions. They were pursued for several ern Virginia until 1863 when he was miles, and over 300 of the dusky warriors transferred to Savannah and later to

ghty-five wounded. Tallmadge, Benjamin, military offi-Tallasahatchee, Battle at. The mas- cer; born in Brookhaven, N. Y., Feb. sacre at Fort Mims (see Mims, Fort, 25, 1754; entered the patriot army as

### TALLMADGE-TAMMANY



the fall of 1780 he had the custody of Major André until after that officer's execution. He was long in Washington's military family, and was his confidential correspondent. He became a successful merchant, and, from 1801 to 1817, was a member of Congress. He died in Litchfield, Conn., March 7, 1835.

Stamford, N. Y., Jan. 28, 1778; graduated at Brown University in 1798; studied law He died in New York, Sept. 29, 1853.

lieutenant of a Connecticut regiment in Dutch Church in Belleville, N. J., in the June, 1776, and soon rose to the rank of same year; was pastor of the Central colonel. In 1779-80 he was engaged in Presbyterian Church (popularly known as expeditions against bodies of British and the Tabernacle) of Brooklyn, in 1869-94, Tories on Long Island, and was in some during which time this well-known place of the principal battles of the war. In of worship was destroyed by fire three times. Feeling himself unable to stand the strain of building another church edifice, he removed to Washington, D. C. sermons were published every week for twenty-nine years. In 1900 it was estimated that their publication in 3,600 papers carried them to no less than 30,000,000 people weekly throughout the world. He was editor of the Christian Herald for many years. He died in Washington, D. C., April 12, 1902.

Talon, PIERRE, explorer; born in Canada after 1650; was with the La Salle expedition to Illinois in 1687. After the murder of La Salle he lived for a time with the Cenis Indians. Later he became an interpreter to Franciscan missionaries who had arrived at the village. Subsequently he went, with a sister and two brothers, to Mexico. He wrote an account of La Salle's death in a work entitled Narrative of Pierre and Jean Talon, by the Order of Count Ponchartrain. to their Arrival at Vera Cruz, Sept. 14. 1698. He died after 1700.

Tammany, St., a great and good chief of the Delaware Indians, called Tamenand Tallmadge, James, lawyer; born in by the early settlers of Pennsylvania. He is supposed to have been one of those who made the famous treaty with WILLand practised for several years; but later IAM PENN (q. v.). He was revered by turned his attention to agriculture. He the Delawares almost like a deity, and was for some time private secretary to old and young went to him for counsel. Gen. George Clinton; had command of a He never had his equal among them. regiment in New York during the War of In the Revolutionary War the admirers 1812-15; was member of Congress in 1817- of the good chief conferred upon him the 19, and introduced an amendment to the title of saint, and he was established as bill restricting slavery to the region west the patron saint of America. His name of the Mississippi; was a member of the was inserted in some calendars, and his State legislature in 1825-26; visited Rus- festival was celebrated on May 1 of each sia and introduced American machinery year. After the Revolution an associthere in 1835; and was one of the founders ation was formed in Philadelphia, called of the University of the City of New York. the Tammany Society. On May 1 they paraded the streets, with bucktails in Talmadge, Thomas DE WITT, clergy- their hats, and proceeded to a pleasant man; born in Bound Brook, N. J., Jan. 7, retreat out of town, which they called 1832; studied at the University of the the "wigwam," where, after a long talk, City of New York, and graduated at the or Indian "palaver," had been delivered, New Brunswick Theological Seminary in and the calumet of peace and friendship 1856; was ordained pastor of the Reformed had been duly smoked, they spent the

### TAMMANY SOCIETY-TANNER

day in festivity and mirth. After dinner to the organization, and from that time smoked, and the company separated.



TAMMANY HALL

very popular society and patriotic in its influence. Its membership included most party politics were tolerated in its meetthe secret Democratic societies, at the died in Washington, D. C., Oct. 12, 1864. time of the Whiskey Insurrection (q. the reproof. Mooney and others adhered brother Henry founded a map-publishing

Indian dances were performed in front it became a political society. They met of the wigwam, the calumet was again at first in Martling's Long Room, on the corner of Nassau and Frankfort streets. Tammany Society, or Columbian Or- In 1800 the society determined to build der, a political organization formed chief- a wigwam, and Tammany Hall was erectly through the exertions of William Moo- ed by them on that spot. Many years afney, an upholsterer in the city of New terwards they abandoned the old wigwam York, at the beginning of the administra- and made their quarters in a fine buildtion of President Washington. Its first ing on Fourteenth Street, adjoining the meeting was held on May 13, 1789. The Academy of Music. Although the actual society took its name from St. Tammany. membership of the society embraced only The officers of the society consisted of a a few hundred men, it has been able grand sachem and thirteen inferior sa- for many years to control and poll many chems, representing the President and the thousand votes and wield an immense governors of the thirteen States. Besides power in the politics both of New York these there was a grand council, of which City and of the State. Its connection the sachems were members. It was a with the gigantic frauds of the Tweed ring led to a natural reaction and a temporary check, but it soon recovered its prestige and now influences the party in the State as well as the city.

Tampa, a city, port of entry, and county-seat of Hillsboro county, Fla. During the American-Spanish War in 1898 it was one of the rendezvous for the American army when being assembled for the invasion of Cuba. Pop. (1910), 37,782.

Tampico, a seaport town of Mexico, in the State of Tamaulipas, on the Panuco River, 5 miles from the Gulf of Mexico: was taken possession of by the fleet of Commodore Conner, Nov. 14, 1846, in the early part of the war with Mexico.

Taney, ROGER BROOKE, jurist; born in Calvert county, Md., March 17, 1777; graduated at Dickinson College in 1795; admitted to the bar in 1799. He was of a family of English Roman Catholics who settled in Maryland. At the age of twenty-three he was a member of the Maryland Assembly; was State Senator in 1816, and attorney-general of Maryland in 1827. In 1831 President Jackson appointed him United States Attorney-General, and in 1836 he was appointed of the best men of New York City. No chief-justice of the Supreme Court of the United States, to succeed Judge Marshall. But when Washington denounced In 1857 he gave his famous opinion in "self-constituted societies," in consequence the DRED SCOTT CASE (q. v.), and was an of the violent resistance to law made by earnest upholder of the slave-system. He

Tanner, BENJAMIN, engraver; born in v.), nearly all the members left it, be- New York City, March 27, 1775; removed lieving their society to be included in to Philadelphia, Pa., in 1799, and with his establishment. He also founded the bank missioner of Pensions in 1889. On resignnote engraving house of Tanner, Vallance. ing this office he became a pension attor-Kearny & Co., in 1816. Later this enterney. prise was abandoned and he founded a blank-check-note and draft publishing concern. His engravings include Apotheosis of Washington; Perry's Victory on Lake Erie. Sept. 10, 1813; The Launch of the Steam Frigate Fulton; Macdonough's Victory on Lake Champlain, and Defeat of the British Army at Plattsburg by General McComb, Sept. 11, 1814; The Surrender of Cornwallis at Yorktown: America Guided by Wisdom, etc. He died in Baltimore, Md., Nov. 14, 1848.

Tanner, BENJAMIN TUCKER, clergyman: born of African parents in Pittsburg, Pa., Dec. 25, 1835; studied theology in the Western Theological Seminary; was editor of the Christian Recorder for sixteen years; founded the African Methodist Episcopal Church Review, of which he was editor for four years. He was ordained bishop in 1888. His publications include The Origin of the Negro; The Negro in Holy Writ; The Color of Solomon: What?

Is the Negro Cursed? etc.

Tanner, HENRY S., cartographer; born in New York City in 1786; brother of Benjamin Tanner; settled in Philadelphia early in life; returned to New York in 1850. His maps include the New American Atlas; The World; Map of the United States of Mexico; Map of Philadelphia; and Map of the United States of America. He was also the author of Memoir on the Recent Surveys in the United States; View of the Valley of the Mississippi; American Traveller; Central Traveller; New Picture of Philadelphia; and Description of the Canals and Railroads of the United States. He died in New York City in 1858.

Tanner, James, attorney; born in Richmondville, N. Y., April 4, 1844; re-ceived a common school education; en-

Tanner, JOHN, captive; born in Kentucky about 1780. His father laid out a farm at the mouth of the Big Miami River, O. When John was six years old he was captured by an Indian, and after two years' detention was sold to Net-nokwa, an Ottawa Indian. He lived in captivity for thirty years, becoming so thoroughly accustomed to Indian life that he forgot his own language. He engaged in warlike expeditions and married Miskwa-bun-o-kwa ("the Red Sky of the Morning"). Subsequently he went to Detroit, where he met his brother and visited his family. He was then employed as an interpreter. He was the author of a Narrative of the Captivity and Adventures of John Tanner during Thirty Years' Residence among the Indians. He died in 1847.

Tanoan Indians, a family of North American Indians that were widely scattered in the middle of the sixteenth century, and were divided into several groups which received distinct names from the Spanish discoverers and conquerors. They occupied nearly all of the valley of the Rio Grande del Norte, a stretch of country approximately 230 miles long by an extreme width of 100 miles, and extending within forty miles of New Mexico to within 120 miles of Mexico. The last tribal remnant in New Mexico died early in the nineteenth century.

Taos. See TANOAN INDIANS.

Tappan, a village of New York, 24 miles north of New York City, and 11/2 miles west of the Hudson River. Here, on Oct. 2, 1780, MAJ. JOHN ANDRÉ (q. v.)

was hanged as a British spy.

\* Tappan, ARTHUR, philanthropist; born in Northampton, Mass., May 22, 1786; received a common school education; eslisted as a private in the 87th New York tablished himself in business in Portland, Volunteers in 1861; was promoted cor- Me., and subsequently in Montreal, Can-poral; took part in the second battle of ada, where he remained until the begin-Bull Run, and there lost both legs. He ning of the War of 1812. He was the returned to his native State in 1866; founder of Oberlin College, and erected studied law; was appointed to a post Tappan Hall there; endowed Lane Theoin the New York Custom-house; became logical Seminary in Cincinnati; estabdeputy collector under General Arthur; lished a professorship at Auburn Theowas tax collector of Brooklyn in 1877-85; logical Seminary; was one of the foundand was appointed United States Com- ers of the American Tract Society; and

with his brother established the New York and protection; there are no prohibitory Journal of Commerce in 1828 and The Emancipator in 1833. He was the first president of the American Anti-slavery Society, to which he contributed \$1,000 a month for several years, but withdrew in 1840 on account of the aggressive spirit manifested by many members towards the churches and the Union. He died in New Haven, Conn., July 23, 1865.

Tappan, Lewis, merchant; brother of Arthur Tappan; born in Northampton, Mass., May 23, 1788. In 1833 he became deeply interested in the anti-slavery movement, in consequence of which he and his brother at various times suffered personal violence. He was involved in the crisis of 1837, and soon after withdrew from the firm and established the first mercantile agency in the country. He died in Brooklyn, N. Y., June 21, 1873.

Tappan Patent. Gov. Dongan made a grant of land in what is now Orange county, N. Y., to six Dutch grantees, in 1686, to be held in fee and common

socage of James II.

Tarbell, IDA MINERVA, author; born in Erie county, Pa., Nov. 5, 1857; graduated at Alleghany College; associate editor of Chautauqua Magazine and McClure's Magazine. Among her works are Early Life Congress, by James Madison, April 8, of Lincoln; Life of Lincoln; The Standard 1789. From this dates tariff legislation Oil Company; He Knew Lincoln; The Tariff in our Times, etc.

Tarbox, INCREASE NILES, author; born in East Windsor, Conn., Feb. 11, 1815; graduated at Yale College in 1839; pastor of a Congregational church in Framingham, Mass., 1844; and secretary of the American College and Education Society of Boston. His publications include The Curse of Ham; Life of Israel Putnam; Sir Walter Raleigh and his Colony in America, etc. He died in West Newton, Mass., May 3, 1888.

Tariff. The tariff is a tax levied upon exports or (especially) imports. A duty was early collected by Moslem rulers at the Spanish port Tarifa, whence the modern name, on goods passing through the Strait of Gibraltar. The word as used in the United States was adopted from the English tariffs, which before the reign of Queen Elizabeth were prohibitory, and since used as a source of revenue. In the

duties except on chiccory, shoddy, doctor ed wines, and a few articles of like character. Before the adoption of the United States Constitution most of the American colonies had systems of taxation on imports. The first acts of the Dutch West India Company with reference to the colony of New Netherlands provided for export and import duties, and specific rates were levied on furs and codfish by act of June 7, 1629. In 1661 the council of Virginia laid an import tax on rum and sugar, and forbade unloading them except at appointed ports. The government of Massachusetts enacted a general import tax, November, 1668. Under the confederation, the Continental Congress made numerous unsuccessful attempts to induce the States to join in an import tax for the common treasury, only succeeding in securing, in 1786, an agreement from New York, granting to the United States certain imposts, provided the other States did the same. A measure for taxing imports, "for the support of the government, for the discharge of debts of the United States, and the encouragement and protection of manufactures," was introduced in the Rouse of Representatives of the First in the United States.

#### CHRONOLOGY.

Congress passes first tariff act, to continue in force until June, 1796, combining specific duties on some articles and ad valorem on others, equivalent to an 81/2 per cent. ad volorem rate, with drawback, except 1 per cent. of duties, on all articles exported within twelve months, except distilled spirits other than brandy and geneva, signed by Washington

July 4, 1789

Act of Congress passed to regulate the collection of duties. Each collection district to lie within a State. Providing for collectors, deputy collectors, naval officers, surveyors, weighers, measurers, gaugers, and inspectors. Ad valorem duties to be estimated by adding 20 per cent. to the actual cost thereof if imported from the Cape of Good Hope or any place beyond, and 10 per cent. if from any other country. United States the tariff is for revenue Duties to be paid in cash if under \$50; if four to twelve months, with 10 per cent. discount for prompt payment

Act laving duties on importations extended to North Carolina, Feb. 8, and to Rhode Island......June 14, 1790 Act of July 4, 1789, repealed, and new

law enacted raising duties to equal an

Il per cent. ad valorem rate

Aug. 10, 1790 Tariff rate raised to equal 131/2 per Additional duties levied on imports, particularly tobacco, snuff, and refined

sugar, by acts of.....June 5-7, 1794 Tariff on brown sugar, molasses, and 

Duty on salt increased from 12 to 20 cents by act of ......July 8, 1797 First elaborate act of Congress for tak-

ing possession of arriving merchandise, and levying and collecting duties

March 2, 1799 Additional duties imposed on wines, sugar, molasses, and such articles as have paid 10 per cent...........May 13, 1800

Two and one-half per cent. ad valorem imposed on all importations in American vessels, and 10 per cent. in foreign vessels, in addition to existing rates, for a fund to protect commerce and seamen against the Barbary powers, commonly called the "Mediterranean fund"....March 27, 1804

All tariff duties increased 100 per cent., and 10 per cent. additional on goods imported in foreign ships ..... July 1, 1812

Double war duties continued until June 30, 1816, and after that day an additional duty of 42 per cent. until a new tariff 

A. J. Dallas, Secretary of the Treasury, reports to Congress on the subject of a

general tariff of increased duties

Feb. 13, 1816

Mr. Lowndes, of South Carolina, reports a bill from the committee on ways and means to regulate duties on imports and tonnage......March 12, 1816

Tariff bill opposed by Mr. Webster and most of the Eastern States, and by John Randolph, and supported by Messrs. Clay, Calhoun, and Lowndes. Among other provisions was one for the gradual reduction of the tax on cotton and woollen goods. Act passes the House by a vote of

over, might be secured by bond to run from 88 to 54, and the Senate by 25 to 7, and becomes a law......April 27, 1816

Act passed deferring the time of reduction of tariff on woollens and cottons until 1826, and raising the duty on bar iron from \$9 to \$15 per ton

Resolutions introduced in Congress for the abolition of drawbacks, and bills to shorten long credits on importations, to tax auction sales of imports, and to collect duties in cash debated, but fail to become laws......1819-22

Auction system, by which foreigners shipped goods to the United States, undervaluing them in the invoice, for which the auctioneer gave bonds and immediately sold for what they would bring, is remedied by deterrent legislation, which began in 1818 and concluded in act of

March 1, 1823

Tariff bill with average rate of 37 per cent. duties, after a debate of ten weeks, passes the House by vote of 107 to 102. The Senate adds amendments which the House rejects. The difference is settled by a committee of conference, and bill passes Senate by 25 to 22, approved

May 22, 1824

National convention, called by the Pennsylvania Society for the Promotion of Manufactures and Mechanic Arts at Harrisburg, adopts resolutions in favor of more protection on iron, steel, glass, wool, woollens, and hemp.....July 30, 1827

Tariff bill, based on recommendation of Harrisburg convention, introduced in Congress......Jan. 31, 1828

New tariff, with a 41 per cent. rate, favored by Daniel Webster, is debated from March 4 to May 15; passed by House, 109 to 91; Senate, 26 to 21, and 

[This became known as the "Tariff of Abominations." South Carolina protested against it as unconstitutional, oppressive, North Carolina also protested, and Alabama and Georgia denied the power of Congress to lay duties for protection.]

Duties on coffee, cocoa, and tea reduced by act of May 20; on molasses and 

Secretary of the Treasury Ingham, in his report, advocates "home" valuation in place of "foreign," the current value of goods in the United States to be the dutiable value..........Dec. 15, 1830 National free-trade convention meets

in Philadelphia.....Sept. 30, 1831 National protection convention meets

in New York.....Oct. 26, 1831 George McDuffie, representative from South Carolina, from committee on ways and means, reports a bill proposing ad valorem duties for revenue only

Feb. 8, 1832

John Quincy Adams reports a bill repealing the act of 1828, and reducing duties on coarse woollens, iron, etc.

Tariff bill retaining the protective features of the tariff of 1828, but reducing or abolishing many taxes, is reported. It reduced the tax on iron, increased that on woollens, made some raw wools free, and left cotton unchanged. Duties of less than \$200 to be paid in cash without discount, law to take effect March 3, 1833; approved.......July 14, 1832 Representatives from South Carolina

publish an address on the subject of the tariff, urging resistance....July 15, 1832

Convention meets in Columbia, S. C., Nov. 19, and calls on the legislature to declare the tariff acts of 1824 and 1828 null and void in that State, and to prohibit the collection of duties there after Feb. 1, 1833; law passed..Nov. 24, 1832

Secretary of the Treasury, in his report, recommends a reduction of duties to the requirements of revenue....Dec. 5, 1832

President proclaims intention to enforce the laws............Dec. 11, 1832

Mr. Verplanck, from the committee on ways and means, reports a bill providing for the reduction of duties in the course of two years to about one-half

Jan. 8, 1833 "Compromise Tariff bill" introduced

by Mr. Clay......Feb. 12, 1833 House strikes out Mr. Verplanck's bill and substitutes Mr. Clay's, which declares its object to be "to prevent the destruction of the political system, and to arrest civil war and restore peace and tranquillity to the nation." It provides for a gradual reduction in duties, and for "home valuation," all duties to be paid in cash. Passed by vote of 118 to 84 in the House, and 29 to 16 in the Senate, and 

"Force bill" or "Bloody bill," to enforce the collection of duties, passed by 

Nullification acts repealed by South Home league formed to agitate for high duties ......1841

A general tariff act, with average rate of duty about 33 per cent., and dropping the principle of "home valuation," is passed......Sept. 11, 1841

Tariff law passed containing the muchcontroverted and litigated "similitude section" (sec. 20), imposing duties on non-enumerated articles which may be similar in material, quality, texture, or use to any enumerated article. Aug. 30, 1842

Tariff bill passes the House by a vote of 114 to 95, and the Senate by the casting vote of the Vice-President, George M. Dallas. Average rate of duty 251/2 per cent.....July 30, 1846

Warehouse system established by act of Congress......Aug. 6, 1846 Robert J. Walker introduces the sys-

tem of private bonded warehouses, which is confirmed by act of Congress

March 28, 1854

Free-trade policy declared in the platform of the Democratic party at Cincinnati......June 6, 1856

Tariff act passed lowering the average duty to about 20 per cent. . March 3, 1857 Republican Convention at Chicago adopts a protective-tariff platform

May 17, 1860

Tariff bill, raising the tariff of 1857 about one-third, introduced in the House by Mr. Morrill, passed and approved, March 2, 1861; goes into effect

April 1, 1861

Amended tariff act raising duties passed......Aug. 5, 1861 Act passed increasing tariff on tea,

coffee, and sugar......Dec. 24, 1861 Act passed raising tariff duties temporarily.....July 14, 1862

Act passed "to prevent and punish frauds upon the revenue," etc., which provides that all invoices of goods be made in triplicate, one to be given the person producing them, a second filed in the office of the consular officer nearest the place of shipment, and the third transmitted to the collector at the port of 

Joint resolution raising all duties 50 per cent. for sixty days, afterwards exrended to ninety days .... April 29, 1864 General revision of tariff, increasing duties passed.....June 30, 1864

passed increasing tariff March 3, 1865, and amended. July 28, 1866 Transportation in bond of goods des-

tined for Canada or Mexico, through the United States, provided for by act of

July 28, 1866 Convention of woollen manufacturers at Syracuse ask increased duties. They form an alliance with wool-growers, and arrange a tariff which becomes a law by 

Duty on copper and copper ore increased by act of.......Feb. 24, 1869 pointment of special agents of the treas-

ury in the customs service, passed

May 12, 1870

Following a general debate on an act to reduce internal taxes, etc., a new tariff, retaining most of the protective features, becomes a law.....July 14, 1870

Duties removed from tea and coffee after July 1, 1872, by act of . . May 1, 1872 General act passed reducing duties on

imports and internal taxes. June 6, 1872

All provision moieties to informers repealed, and the proceeds of all fines, penalties, and forfeitures to be paid into the treasury, by act of ..... June 22, 1874

Tariff law amended by act of Congress

Feb. 8, 1875

Salts and sulphate of quinine put on the free-list.....July 1, 1879

Act creating a tariff commission of nine civilians appointed by the President to visit different sections of the country in the interest of tariff revision and report

May 15, 1882 Tariff commission, consisting of John I. Haves, president, Henry W. Oliver, Jr., Austin M. Garland, Jacob Ambler, Robert l' l'orter, John W. H. Underwood, Dunon F. Kenner, Alexander R. Boetler, and William 'H. McMahon, organizes at the

Elbitt House, Washington, D. C., July 6, 1882

Report of tariff commission submitted to Congress and referred to ways and incans committee......Dec. 4, 1882

Act passed repealing section 2510 of the Revised Statutes (levying an additional duty of 10 per cent. on goods from places west of the Cape of Good Hope), May 4, and amended.......Dec. 23, 1882

Senate reports a tariff bill which is called up for consideration, Jan. 10; House bill reported by ways and means committee, Jan. 16; both bills discussed and amended for several weeks; a conference committee meets, Feb. 28; after some resignations and reappointments of members, reports, March 2, accepted in the Senate, 12.30 A.M., March 3, by 32 to 31 votes, and in the House at 5.30 P.M., March 3, by 152 to 116 votes, and signed by the President before adjournment, which was after midnight.. March 3, 1883

A bill "to reduce import duties and war-tariff taxes," introduced by Mr. Morrison, is reported in the House, March 11, and defeated by vote of 159 to 155

April 15, 1884

A bill to reduce tariff taxes, introduced by Mr. Morrison, is lost by vote of the House, 157 to 140.....June 17, 1886

Mills bill, a measure "to reduce taxation and simplify the laws in relation to the collection of revenue," introduced in the House by Roger Q. Mills, of Texas, chairman of the ways and means committee.....April 2, 1888

Mills bill is taken up for discussion, April 17, and debated until July 19, and passes the House by vote of 149 to 14

July 21, 1888

[Referred in the Senate to the finance committee, by whom a substitute was prepared, and failed to become a law.]

A bill "to equalize duties upon imports and to reduce the revenue of the government," introduced by William McKinley, Jr., of Ohio......April 16, 1890

McKinley Customs Administration act approved......June 10, 1890

McKinley tariff bill passes the House, May 21; referred to Senate committee on finance, May 23; reported to the Senate with amendments, June 18; passes Senate with amendments, Sept. 10; reported by conference committee to House, Sept. 26; approved by the President, Oct. 1, and takes effect Oct. 6, 1890

Tariff (Wilson) bill made public

Nov. 27, 1893

Internal revenue bill containing the income-tax reported to the House

Jan. 24, 1894

# TARIFF COMMISSION-TARIFF LEGISLATION

Senate passes tariff bill, 39 yeas (thirty-(thirty-one Republicans, two Populists, one Democrat, D. B. Hill) . . . . July 3, 1894 Tariff bill received in the House with

633 Senate amendments; rates increased ments; conference committee reported

July 5, 1894

House disagreeing, a conference committee is appointed; the Senate compels the House to adopt its amendments

Becomes a law without the signature President......Aug. 5, 1909 Aug. 27, 1894 of the President Chairman Dingley, of the Committee on ISLATION.

Tariff bill with income tax attached Ways and Means, introduces new tariff 

Bill passes the House, 205 year to 122 seven Democrats, two Populists), 34 nays nays; and the Senate with about 870 amendments, 38 yeas, 28 nays, twentythree not voting.....July 7, 1897

House non-concurred in Senate amendfavorably on majority of Senate amendments; report agreed to; and act approved by the President ... July 24, 1897

Pavne-Aldrich tariff bill passed by Aug. 13, 1894 Sixty-first Congress and approved by the

Tariff Commission. See Tariff Leg-

### TARIFF LEGISLATION

Tariff Legislation.

ad valorem duties averaging about 8½ per ments. See American System. cent. This tariff of 1789 was largely High protection was revived by the measure, or indeed a vital question.

The question of 1819 came an attempted tariff measure in tariffs in the United States has been a 1820. By 1824 the movement towards disputed point since the very formation higher protection showed itself in the act of the nation. The overthrow of one po- of May 22, in which the average rate was litical party has almost invariably been 37 per cent. Woollen goods, cotton goods, followed by a revision of the tariff. Grad- and iron were main subjects of debate ually through all these changes the two from the early stages of the controversy. great national parties have come to have The tariff of 1824 was protectionist, but a rather settled policy in regard to the in 1828 a tariff was passed which, on actariff. The history of the tariff struggle count of its various eccentricities, rein the United States is here given. ceived the name of the Tariff of Abomina-The question of raising a sufficient na- tions. Opposition to this act was very tional revenue was one of the first and bitter in the South, and led to the nullimost important matters discussed by the fication movement. The law was modified Congress of 1789. The tariff, which was in 1832, and further in 1833 by the compassed on July 4 of that year, was nomi- promise tariff promoted by Henry Clay. nally protective. Specific duties were By this act duties were to be gradually replaced on spirits and fermented liquors, duced to 20 per cent. Parties had again sugar, coffee, tea, and some other articles, crystallized; protection was a Whig docwhile the remaining mass of imports bore trine, together with internal improve-

the work of Madison. Protection was not tariff of 1842, in which the duties averin the early years of the republic a party aged about 33 per cent. But in 1846 the Democrats passed the low Walker tariff, The effect of the restrictive actions of named after the Secretary of the Treas-France and Great Britain in the Napole- ury, Robert J. Walker. The average rate onic regime and of the embargo, followed was about 25 per cent., and under this law by the War of 1812, was to make the the country continued until 1857, when, United States more dependent on itself with an overflowing revenue, the rate was for manufactures. Soon after the close of still further reduced to about 20 per cent. the war the tariff of April 27, 1816, was From 1846 to 1861, accordingly, there was dopted. The increase of manufacturing an approach to a revenue tariff. The interests was shown in the increasing Morrill tariff, named after the chairman duties, which in the case of cotton reached of the ways and means committee, was 25 per cent. Shortly after the panic of enacted in 1861, having a protection character; the Civil War broke out; expenses provided for free lumber and wool, reducin 1872 tea and coffee were admitted free. 1878.

In the campaign of 1880 the Republiwas reduced from \$28 to \$17. Almost im- Germany and France. mediately the Democrats gained control Other important features were the reof the House. The Morrison bill of 1884 mission of the duty on sugar, a general inproposed a "horizontal" reduction of 20 crease in wool and woollen goods, dress per cent., with free iron ore, coal, and goods, knit goods, linen, plush, velvets, lumber. It was opposed by the Republi- etc.; tin plates were protected; the tocans and defeated, as 41 out of 192 Demo- bacco tax was reduced; there was an incrats antagonized it. Again in 1886 an- crease on barley, eggs, potatoes, a deother low-tariff bill met the same fate, but crease on some articles, and additions to the number of opposing Democrats had the free list. On the whole the act was fallen to 26 out of 169; free wool, salt, regarded as a high protective measure. and lumber were offered.

of government enormously increased; in tion on pig-iron, and abolition of specific 1862 a stringent internal revenue act was duties on cottons. The Democrats were passed. As the war developed, all finan- now practically united on this side, and cial experiments were tried, taxes on in- only 4 out of 169 votes were recorded comes and corporation receipts, on manu- against the bill. It failed in the Repubfactures, also loans, and inconvertible curlican Senate. The same year the election rency: in 1864 a tariff bill was enacted for President occurred, with Cleveland which accorded a high measure of protec- and Harrison as opposing champions of tion and produced a large amount of reve-tariff reform and protection respectively. From 1866 to 1872 the internal- The tariff was the main issue, and the revenue taxes were mainly abolished, but Republicans were successful. As Cona movement towards reforming the tariff gress was also Republican a revision of failed in 1867. In 1870 the duties on the tariff laws was made, and this measpurely revenue articles were lowered, and ure bore the name of the McKinley tariff, from the chairman of the ways and means and the protective duties received a 10 committee. Of this act, passed October, per cent. "horizontal" reduction. Party 1890, the following features are to be lines were not drawn upon these measures, noted. Under the influence largely, it is although the war tariffs had been passed claimed, of Secretary Blaine, reciprocity by the Republicans. This 10 per cent. re- provisions were inserted when the bill was duction was in 1875 revoked, but the tariff before the Senate. By these provisions was not generally discussed, although re- the President could by proclamation imform bills were introduced in 1876 and pose fixed duties on sugar, wool, tea, coffee, and hides from other countries, whenever the duties imposed by such councans made some use of protection, and the tries on American products shall be Democratic candidate, GEN. WINFIELD deemed unjust. Duties were accordingly Scott Hancock (q. v.), referred to it as a laid on imports from Venezuela, Haiti, local issue. In 1882 the Republicans took and Colombia; reciprocity treaties were up the matter seriously; a tariff commis- negotiated with Brazil, San Domingo, sion was appointed, and in 1883 an act Cuba, and Porto Rico, Jamaica, Barbawas passed; this measure was distinctly does, Trinidad, British Guiana, and sev-protective; some reductions were made in eral States of Central America; also some wool, iron, etc., and the duty on steel rails reciprocity arrangements were made with

It raised considerable Republican opposi-In 1887 the protective contest entered tion, especially in the Northwest. A few on its last phase. The election of 1884 weeks later the Republican party met a had not turned distinctively on the tariff; Waterloo in the elections throughout the but in the December message of 1887 country, and this result was ascribed to President Cleveland devoted his attention the tariff. In 1893 the Democrats, having entirely to the surplus in the treasury and regained possession of the executive and the cause of tariff reform (see CLEVELAND, both branches of Congress, prepared to GROVER). The following year the Demo- deal with the question. President Clevecratic House passed the Mills bill, which land was elected in 1892 largely on this

issue, and the party platform had con- upon sugar, molasses, coffee, tea, and demned the principle of protection. The hides, the product of or exported from such Wilson bill, framed by Chairman Wil- designated country. son, of the ways and means committee, and his associates, was presented to law, the following were especially notethe House at the close of 1893, and pro- worthy: vided for reduction of duties in some the bill.

1896, a strong effort was at once made to at the time of the passage of the bill. pass another tariff measure, entitled the Dingley bill. The duty on wool was restored. The Ding- in which the articles originated. ley bill met with much opposition, but plans unless that party would support funded. free-silver legislation.

of which was as follows:

ciprocal trade with countries producing internal-revenue laws. the following articles, and for this pur-

Among other provisions of the McKinley

A bounty of 2 cents per pound was cases, and of some notable additions to authorized for all sugar grown within the the free list, including wool. On Feb. 1, United States, testing not less than 90° 1894, it passed the House by a vote of 204 by the polariscope; and upon all sugars to 140. Sixteen Democrats voted against testing less than 90° and not less than 80°, a bounty of 134 cents per pound. It The Wilson bill failed to provide suffi- was estimated that this provision would cient revenue. After the election of Mc- cause an annual expenditure of \$7,000,000, Kinley and a Republican Congress in based upon the annual production of sugar

All packages or boxes containing arti-This bill somewhat re- cles of foreign merchandise imported into sembles the McKinley bill, although the the United States must be plainly marked duties proposed were not as excessive. or stamped with the name of the country

When foreign raw materials have been was passed at the close of July, 1897. made into finished products in this coun-This was chiefly due to Western Senators, try and exported, 99 per cent. of the duwho refused to aid the Republican tariff ties paid on such raw materials was re-

All special taxes and licenses imposed The Wilson tariff was chiefly noted for upon the manufacture of tobacco, eigars, its free-wool (raw) provision, while one and snuff, and upon dealers in them, were of the leading features of the McKinley abolished, thus reducing the tax on manulaw was its reciprocity clause, the text factured tobacco from about 8 cents per pound to about 4 cents per pound. This is Section 3. With a view to secure re- the only important change made in the

On March 18, 1897, a bill to "provide pose, on and after July 1, 1892, when- revenue for the government and to enever and so often as the President shall courage the industries of the United be satisfied that the government of any States" was introduced into the House of country producing and exporting sugars, Representatives by Nelson Dingley, Jr., of molasses, coffee, tea, and hides, raw and Maine. The treasury had suffered since uncured, or any of such articles, impose 1893 from yearly deficits, and the finances duties or other exactions upon the agri- had been further deranged by the growing cultural or other products of the United conviction that the currency system was States, which in view of the free introduc- not as perfect as it should be. Many betion of such sugar, molasses, coffee, tea, lieved the aggravating cause to be a want and hides into the United States he may of a sufficient revenue, and the new tariff deem to be reciprocally unequal and un- was framed to produce this revenue. By reasonable, he shall have the power, and raising all existing duties to the rates colit shall be his duty, to suspend, by procla- lected under the law of 1890, and by submation to that effect the provisions of jecting to duties a large number of artithis act relating to the free introduction cles, raw materials of industry, imported of such sugar, molasses, coffee, tea, and free under the laws of 1890 and 1894, the hides, the production of such country, for framer of the measure estimated that the such time as he shall deem just; and in new scheme of duties would produce an such case and during such suspension annual revenue of \$273,500,000, or nearly duties shall be levied, collected, and paid \$50,000,000 more than had been obtained

The measure passed the House, almost a discriminating duty on foreign goods without debate, and the Senate finance brought into the United States through committee prepared a bill of its own, as a Canada—a commerce of some inportance. substitute, differing in many important The Attorney-General decided that such particulars from the House measure. Af- was not the effect. A further important ter many conferences the two bodies came provision was contained in Section 32 perto an agreement, and the bill received the mitting appraising officers, in determinsignature of the President on July 24, ing the dutiable value of imported mer-1897. This tariff is one of the most de-chandise, to take into consideration the tailed and extensive ever framed by Con- wholesale price at which such or similar gress. The first two sections enumerate merchandise is sold or offered for sale in 705 articles and classes, of which 463 the United States. This permitted "home were subject to duty. Provision was made market value" to be considered where in Section 3 for reciprocity agreements "foreign market value is in doubt." with such nations or countries as would make adequate concessions on the products sion of the Sixty-first Congress a meaand manufactures of the United States; sure known as the Payne-Aldrich bill was but the list of foreign products on which passed in the House by a vote of 217 to reduction of duty may be made by the 161, and in the Senate by a vote of 45 United States was too limited to offer to 34, and the final conference report much scope for reciprocal agreements. In was passed in the House by a vote of 195 Section 5 the Secretary of the Treasury to 183, and in the Senate by a vote of 47 was directed to ascertain the net amount to 31. The bill was approved by Presiof any bounty, direct or indirect, paid by dent Taft Aug. 5, 1909. It was officially a foreign government on the exportation considered a revision of the Dingley Act of any article or merchandise, which of 1897, and in general it provided for amount was to be added to the duty im- a lowering of duties, with, however, some posed on such articles or merchandise im- increases. The act contained 480 paraported into the United States from the graphs, each relating to an article or a bounty-paying country. By Section 22 a group of articles, and the free list condiscriminating duty of 10 per cent., in tained 236 articles. This act also proaddition to the duties imposed by law, vided for the creation of a TARIFF COMwas imposed on "all goods, wares, or Mission (q.v.) and a Court of Customs merchandise which shall be imported in APPEALS  $(q, v_1)$  and for the imposition vessels not of the United States, or which, of a Corporation Tax (q. v.). being the production or manufacture of The following table covers only the rates any foreign country not contiguous to on the articles of principal importance the United States, shall come into the imported into the United States, and gives United States from such contiguous coun- a comparison of the rates under the acts try." This section was at first believed of 1897 and 1909.

from customs in any one year since 1867. to have the unlooked-for effect of imposing

Tariff Act of 1909 .- At the extra ses-

TARIFF RATES UNDER ACTS OF 1897 AND 1909.

	Rates of Duty Under-	
ARTICLES.	Dingley Law of 1897.	New Law of 1909.
SCHEDULE A—CHEMICALS, OILS AND PAINTS. Alcoholic compounds, n.s.p.f	ad val.	ad val.
Drugs Glue, value not above 10c. per lb. Oil, castor, gals	9.0 V9.1	114c. lb. and 10 p.c. ad val. 212c. lb. 35c. gal.

TARIFF RATES UNDER ACTS OF 1897 AND 1909-Continued.

	Rates of Duty Under—	
ARTICLES.	Dingley Law of 1897.	New Law of 1900.
Oil, cod liver, gals. Oil, olive in bottles, etc., gals. Oil, whale, gals. Opium, crude and not adulterated, containing 9 per cent. and over of morphia, lbs.	15c. gal. 50c. gal. 8c. gal.	15c. gal. 50c. gal. 8c. gal.
r nosphorus, 108	180 ID.	\$1.50 lb. 18c. lb. 60c. lb. and 50 p.c.
Perfumery, cosmetics, not containing alcohol.  Soap, Castile.  Soap, perfumed toilet.  Soda, bicarbonate of.  SCHEDULE R.—FARTHS, FARTHENWARE, AND	50 p.c. ad val. 11/4c. lb. 50 p.c. ad val. 3/4c. lb.	ad val. 50 p.c. ad val. 11/4 c. lb. 50 p.c. ad val. 50 p.c. ad val. 5-8c. lb.
SCHEDULE B-EARTHS, EARTHENWARE, AND GLASSWARE.		
Cement, Roman, Portland, in barrels and sacks, lbs.  Earthenware, porcelain, decorated.  Earthenware, common.  Glassware, plain and cut, decorated.  Glassware, plain and cut, undecorated.  Marble, in block.  Marble, manufactures of, except for jewelry.  Sponges.  Sulphur, refined.  Sumac, ground.		8c. 100 lbs. 60 p.c. ad val. 25 p.c. ad val. 60 p.c ad val. 55 p.c. ad val. 65c. cubic foot. 50 p.c. ad val. 20 p.c. ad val. 34 ton. 3-10c. lb.
SCHEDULE C—METALS AND MANUFACTURES OF. Iron ore, tons. Iron in pigs, wrought and cast, tons. Iron, bar. Automobiles and finished parts not including tires. Cast iron pipe, lbs. Nails, horseshee Copper plates, lbs. Pens, metallic, except gold pens. Table and kitchen utensils, metal. Tin plates. Pins, not jewelry. Iron, manufactures of.	40c. ton. \$4 ton. 6-10c. lb. 45 p.c. ad val. 4 1-10c. lb. 2½c. lb. 2½c. lb. 12½c. gross. 40 p.c. ad val. 1½c. lb. 35 p.c. ad val.	15c. ton. \$1 ton. 6-10c. lb. 45 p.c. ad val. ½c. lb. 1½c. lb. 1½c. lb. 1½c. lb. 12c. gross. 40 p.c. ad val. 1 2-10c. lb. 35 p.c. ad val. 45 p.c. ad val.
BOHLDCER B WOOD AND MANUTACTURES OF.		
Timber. Lumber, boards, planks, not planed. Lumber, finished on four sides. Stayes. Stayes. Shingles. Wood,manufactures of, n.s.p.f.	1c. cubic foot. \$1 per 1,000 feet. \$4 per 1,000 feet. 10 p.c. ad val. 30c. per 1,000. 35 p.c. ad val.	1/2 c. cubic foot. 50e. per 1,000 feet. \$2.75 per 1,000 ft. 10 p.c. ad val. 50c. per 1,000. 35 p.c. ad val.
SCHEDULE E—SUGAR, MOLASSES, AND MANUFACTURES OF.	-	
Sugar not above No. 16 Dutch standard beet	95c. lb. to \$1.68, 5c. lb.	95c. lb. to \$1.68, 5c. lb. 95c. lb. to \$1.75, 5c. lb.
Sugar (same) cane	95c. lb. to \$1.75, 5c. lb.	95c. lb. to \$1.75, 5c. lb.
Molasses, not above 40 degrees	4c lb	20 p.c. ad val. 4c. lb. 1½c. lb. 50c. ad val.
SCHEDULE F—TOBACCO AND MANUFACTURES OF. Tobacco, unmanufactured, lbs. Snuff, lbs.	\$1.85 lb. to \$2.50 lb.	\$1.85 lb. to \$2.50 lb.
Snuff, lbs	55c. lb. \$4.50 lb. and 25 p.e. ad val.	55c. lb. \$4.50 lb. and 25 p.c. ad val.
SCHEDULE G—AGRICULTURAL PRODUCTS AND PROVISIONS.		
Cattle, one year old or over, valued over \$14 per head Horses, mules, valued at \$150 or less. Horses, mules, valued at over \$150 Barley, bushel. Barley malt, bushel. Oats, bushel.	27½ p.c. ad val. \$30 head. 25 p.c. ad val. 30c. bushel. 45c. bushel. 15c. bushel.	27½ p.c. ad val. \$30 head. 25 p.c. ad val. 30c. bushel. 45c. bushel. 15c. bushel.

TARIFF RATES UNDER ACTS OF 1897 AND 1909-Continued.

	Rates of Duty Under—	
ARTICLES.	Dingley Law of 1897.	New Law of 1909.
Rice, cleaned, bushel.	2c. lb.	2c. lb. 10c. bushel.
Rye, bushel. Butter and cheese, and substitutes for. Eggs, n.s.p.f., doz. Hay. Honey.	6c. lb. 5c. dozen.	6c. lb. 5c. dozen. \$4 ton.
Hay. Honey.	\$4 ton. 20c. gallon.	\$4 ton. 20c. gallon. 16c. lb.
Hops. Potatoes.	12c. lb. 25c. bushel.	16c. lb. 25c. bushel.
Seeds, castor, flaxseed. Fish, mackerel, halibut, salmon, fresh.	25c. bushel. 1c. lb.	25c. bushel. 25.c bushel. 1c. lb.
Fish, smoked, salted	n.e. 25c. bushel.	34 c. lb. 25c. bushel.
Fruits, preserved. Fruits, oranges, grapefruit.	1c. lb.	2c. lb. 1c. lb.
Honey. Hops. Potatoes. Seeds, castor, flaxseed. Fish, mackercl, halibut, salmon, fresh. Fish, smoked, salted. Fruits, apples, peaches. Fruits, preserved. Fruits, oranges, grapefruit. Fruits, lemons. Fruits, pineapples in bulk. Salt. in sacks and barrelis.	\$7 per 1,000.	\$8 per 1,000. 11c. 100 lbs. 7c. 100 lbs.
Salt, in bulk	8c. 100 lbs.	7c. 100 lbs.
SCHEDULE H-SPIRITS AND WINES.	\$2.25 gal.	\$2.60 gal.
Brandy, gin, whiskey, cordials, proof, gallons	\$2.25 gal. \$8 per doz.	\$2.60 gal. \$9.60 per doz.
Wines, still, in casks. Wines, still, in bottles, quarts.	40c. gallon. \$1.60 per doz.	145c gallon
Alcohol, proof, gallons Brandy, gin, whiskey, cordials, proof, gallons Wines, champagne, quarts. Wines, still, in casks. Wines, still, in bottles, quarts. Mat liquors, in bottles, jugs, gallons. Mineral waters, in bottles, quarts.	40c. gallon. 30c. doz.	\$1.85 per doz. 45c. gallon. 30c. doz.
SCHEDULE I—COTTON MANUFACTURES.		
Cotton thread, according to numbers uncolored	6e. lb. to 81c. lb. 1c. sq. yard to 8c.	2½c. lb. to 28c. lb. 6c. lb. to 67c. lb. 1c. sq. yard to 8c.
Cotton handkerchiefs.	4½c. sq. yard and	4½c. sq. yard and
Cotton clothing, ready made. Cotton hosiery, pairs.	50 p.c. ad val. 50c. doz. to \$2 doz.	150 p.c. ad val.
Cotton shirts, drawers, dozen	& 15 p.c. ad val. 60c. doz. & 15 p.c. ad val. to \$2.25 doz. & 35 p.c. ad val.	70c. doz. to \$2 doz. & 15 p.c. ad val. 60c. doz. & 15 p.c. ad val. to \$2.25 doz. & 35 p.c. ad val.
Cotton, plushes, sq. yards	9c. sq. yard & 25 p.c. ad val. to 12c. sq. yard & 25 p.c. ad val.	9c. sq. yard & 25 p.c.
SCHEDULE J-FLAX, HEMP, AND JUTE, AND MANU- FACTURES OF.	1	ad val.
Flax, yarns, fine	35 p.c. ad val. \$5 ton.	35 p.c. ad val. \$5 ton.
Flax, yarns, fine. Flax, straw. Mattings for floors Lace manufactures.	3c. sq. yard. 60 p.c. ad val.	3½c. sq. yard. 60 p.c. ad val.
SCHEDULE K—WOOL AND MANUFACTURES OF.		100 lb 40 220 lb
Wool, class 2. Wool, class 2.	11c. lb. to 12c. lb.	11c. lb. to 12c. lb.
Wool, class 1. Wool, class 2. Wool, class 3. Blankets.	22c. lb. & 30 p.c. ad val. to 44c. lb. & 55 p.c. ad	22c. lb. & 30 p.c. ad val. to 44c. lb. & 55 p.c. ad
Dress goods, women's and children's	val. 7c. sq. yard & 50 p.c. ad val. to 11c. sq. yard &	val. 7c. sq. yard & 50 p.c. ad val. to: 11c. sq. yard &
Clothing, ready made	55 p.c. ad val. 44c. lb. & 60 p.c. ad	55 p.e. ad val 44c. lb. & 60 p.e. ad
Carpets, woven whole for rooms, and rugs	90c. per sq. yard 40 p.c. ad val.	10c sq. foot and 40 p.c. ad val.
SCHEDULE L-SILK AND SILK GOODS.		
Silk, spun in skeins	35 p.c. ad val. 60 p.c. ad val. 45c. lb. to 60c. lb.	35 p.c. ad val. 60 p.c. ad val. 45c. lb. to 60c. lb.

TARIFF RATES UNDER ACTS OF 1897 AND 1909-Continued.

	Rates of Duty Under-	
ARTICLES.	Dingley Law of 1897.	New Law of 1909.
SCHEDULE M—PULP, PAPER, AND BOOKS.  Wood pulp, ground. Wood pulp, chemical Printing paper  Books, pamphlets. Paper, manufactures of, n.s.p.f.  SCHEDULE N—SUNDRIES. Agricultural implements. Bends Brushes Bristles Coal, bituminous Coke. Toys Feathers.  Furs, dressed. Furs, wearing apparel Hair, human Hides of cattle* Leather, manufactures of Boots and shoes. Gloves.	1-12c. lb. 1-6c. lb. 3-10c. lb. to 8-10c. lb. 25 p.c. ad val. 35 p.c. ad val. 35 p.c. ad val. 40 p.c. ad val. 40 p.c. ad val. 7½c. lb. 67c. ton. 20 p.c. ad val. 15 p.c. ad val. 15 p.c. ad val. 20 p.c. ad val. 1. p.c. ad val. 20 p.c. ad val. 20 p.c. ad val.	lb. 25 p.c. ad val. 35 p.c. ad val. 35 p.c. ad val. 35 p.c. ad val. 40 p.c. ad val. 40 p.c. ad val. 7½c. lb. 45c. ton. 20 p.c. ad val. 20 p.c. ad val. 50 p.c. ad val. 50 p.c. ad val. 50 p.c. ad val. 75 p.c. ad val.
Gutta percha. Musical instruments Paintings and statuary Umbrellas.	35 p.c. ad val. 45 p.c. ad val. 20 p.c. ad val.	35 p.c. ad val. 45 p.c. ad val. 15 p.c. ad val. 50 p.c. ad val.

\*After the Tariff Law of 1909 was passed, but before it was signed by the President, the following concurrent resolution regarding hides was adopted:

Hides of cattle, raw or uncured, whether dry, salted, or pickled, shall be admitted free of duty; provided, that on and after Oct. 1, 1909, grain, buff, or split leather shall pay a duty of 7½ per cent. ad valorem; that all boots and shoes made wholly or in chief value from cattleshides and cattle skins of whatever weight, of cattle of the bovine species, including calf skins, shall pay a duty of 10 per cent. ad valorem; that harness, saddles, and saddlery, in sets or in parts, finished or unfinished, composed wholly or in chief value of leather, shall pay a duty of 20 per cent. ad valorem.

# THE TARIFF MAKE-BELIEVE

American Review for October, 1909:

The wrong settlement of a great public new and much more acute stage.

It is obviously impossible to settle the wants. question satisfactorily in the way these It has gone to the bottom of it at

The following article by Woodrow gentlemen have attempted to settle it; Wilson, at that time president of Prince- it is so evident that men of their mind ton University, appeared in The North and with their attitude toward the economic interests of the country can never settle it that thinking men of every kind realize at last that new men and new question is no settlement at all. The principles of action must be found. These Payne-Aldrich tariff bill, therefore, which gentlemen do not know the way and canits authors would fain regard as a set- not find it. They "revised" the tariff, tlement of the tariff question, is no set- indeed, but by a method which was a tlement at all. It is miscellaneously grand make-believe from beginning to end. wrong in detail and radically wrong in They may have convinced themselves of principle. It disturbs more than it set- the intelligence and integrity of the tles, and by its very failure to settle process, but they have convinced nobody forces the tariff question forward into a else. The country must now go to the bottom of the matter and obtain what it

The McKinley tariff bill and the Dingley tariff bill, whatever may be thought of their wisdom or of their validity as acts of statesmanship, were unquestionably frank and genuine. There was no concealment or make-believe about either their purpose or their character. doubt many things were accomplished by them of which the public knew nothing or the other industry from legislation of that kind could be explained to the public without creating inconvenient comment and startling questions that might cut very deep: but that is true of all legislation which is meant to give particular classes of citizens a special economic assistance or advantage. Private favors will inevitably creep in. But no one was deceived. The men who put those measures through had no doubt that they had the support of the country in doing so. They gave the country what they thought opinion would sustain: gave it what they honestly supposed that it wanted. But it wanted, and the more thoughtful and statesmanlike among them deeply regretted that they could not. There was a process almost of haphazard in the false leadership and chicanery produced ference.

some points already, and the process will stronger faction of the Ways and Means be carried very far before it is through Committee of the House makes up the with it. In the first place, it is the gen- preliminary bill, with the assistance of ral opinion throughout the country that "experts" whom it permits the industries this particular revision was chiefly pre- most concerned to supply for its guidance, tence, and that it is the first time that The controlling members of the Committee we have had tariff legislation of this kind, also determine what amendments, if any, shall be accepted, either from the minority faction of the Committee or from the House itself. It permits itself to be dictated to, if at all, only by the imperative action of a party caucus. The stronger faction of the Finance Committee No of the Senate, in like fashion, frames the bill which it intends to substitute for the one sent up from the House. It is often and was intended to know nothing. Not to be found at work on it before any bill all the advantages gained by this, that, reaches it from the popular chamber. The compromise between the two measures is arranged in private conference by conferees drawn from the two committees. What takes place in the committees and in the conference is confidential. It is considered impertinent for reporters to inquire. It is admitted to be the business of the manufacturers concerned, but not the business of the public, who are to pay the rates. The debates which the country is invited to hear in the open sessions of the Houses are merely formal. They determine nothing and disclose very

It is the policy of silence and secrecy, no one who is capable of assessing opinion indeed, with regard to the whole process now can possibly claim that that is what that makes it absolutely inconsistent with the men who were behind the Payne- every standard of public duty and polit-Aldrich legislation did. They knew that ical integrity. If the newspapers pubthey were not giving the country what lished and the public read even the debates, empty of significance as they generally are, the entire country would presently realize how flagrant the whole make-believe is. The committees under construction of the House bill, and mere whose guidance the bills are put through the Houses disclose nothing that is not the bill which the Senate substituted for wrung from them by members who have it and which largely prevailed in con- made investigations of their own and who insist upon having their questions an-The methods by which tariff bills are swered; and there are few enough who constructed have now become all too fa- have the audacity or take the trouble. miliar and throw a significant light on But here and there a fact is dragged out, the character of the legislation involved, and before the encounters of debate are Debate in the Houses has little or nothing over enough has been brought to the light to do with it. The process by which such to make extremely instructive reading. It a bill is made is private, not public; be- is devoutly to be wished-merely to cite cause the reasons which underlie many of examples—that every voter in the United the rates imposed are private. The States had read, or would yet read, the

debates in the Senate on the duty on which the committee had been misinform-

industrial competitors is now Germany, ment. with its extraordinary skill in manufaccated and vouched for. The Department go unnoted or unchallenged. too plain that the contents of the report almost doubled the existing duty. made the members of the controlling facuncomfortable indeed. It undoubtedly

electric carbons—the carbons used in the ing the country. It would no doubt have arc-lights in all our cities-and on the explained, for example, why the skilled duty on razors. Every detail is a com- grinders of Solingen do not think it worth mentary on the whole depressing business. their while to emigrate to America and One extraordinary circumstance of the oblige almost all razor-makers in other debates in the Senate should receive more countries to send their blades to them than a passing allusion. The Republican to be ground—and many another matter party platform had promised that the left studiously undebated, unexplained, tariff rates should be revised and that about which Senators had been asking for the standard of revision should be the information. It would have proved that differences between the cost of producing the leaders of the party were deliberately the various articles affected in this coun- breaking its promise to the country. It try and in the countries with which our was, therefore, thrown into a pigeonhole manufacturers compete. One of our chief and disregarded. It was a private docu-

In pursuance of the same policy of ture and the handicrafts and its for- secrecy and private management, the bill midable sagacity in foreign trade; and was filled with what those who discovered the Department of State, in order to en- them were good-natured or cynical enough able Congress the more intelligently to to call "jokers"—clauses whose meaning fulfil the promises of the party, had, at did not lie upon the surface, whose lanthe suggestion of the President, requested guage was meant not to disclose its meanthe German government to furnish it with ing to the members of the Houses who as full information as possible about the were to be asked to enact them into law, rates of wages paid in the leading in- but only to those by whom the law was dustries in that country-wages being to be administered after its enactment. known, of course, to be one of the largest This was one of the uses to which the items in the cost of production. The "experts" were put whom the committees German government of course complied, encouraged to advise them. They knew with its usual courtesy and thoroughness, the technical words under which meantransmitting an interesting report, each ings could be hidden, or the apparently portion of which was properly authenti- harmless words which had a chance to of State placed it at the disposal of the carbons had been taxed at ninety cents Finance Committee of the Senate. But per hundred; the new bill taxed them at Senators tried in vain to ascertain what seventy cents per hundred feet-an apit contained. Mr. Aldrich spoke of it parent reduction if the word feet went contemptuously as "anonymous," which unchallenged. It came very near escaping of course it was not, as "unofficial," and the attention of the Senate, and did quite even as an impertinent attempt, on the escape the attention of the general public, part of the German government, to in- who paid no attention at all to the defluence our tariff legislation. It was only bates, that the addition of the word feet

The hugest practical joke of the whole tion of the Finance Committee very bill lay in the so-called maximum and minimum clause. The schedules as they showed, what independent private in- were detailed in the bill and presented to quiries readily enough confirm, that the the country, through the committees and wages paid to skilled laborers in Germany the newspapers—the schedules by which are practically as great as those paid in it was made believe that the promthe United States, the difference in the ise to the country of a "downward" recost of living in the two countries being vision was being kept by those responsible taken into consideration. To have made for the bill, were only the minimum it public would have been to upset half schedules. There lay at the back of the the arguments for the rates proposed with measure a maximum provision about

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of which the country may come to feel as it. Their leaders led them by the way a very serious and vexatious burden in of evasion. I do not know whether they the months to come. In the case of arti- were conscious of doing so or not. It cles imported from countries whose tariff need make no difference to the country arrangements discriminate against the whether they were or not: it is only the United States, the duties are to be put fact that interests it, however the fact at a maximum which is virtually pro- may affect individuals. If the leaders hibitive. The clause is a huge threat. of the Republican party were not aware Self-respecting countries do not yield to that they were seeking a way of evasion, threats or to "impertinent efforts, on the they have an unusual capacity for depart of other governments, to affect their ceiving themselves; if they were, they did tariff legislation." Where the threat is not deal honestly by the country. Either not heeded we shall pay heavier duties alternative proves them wholly unservicethan ever, heavier duties than any previ- able and untrustworthy. We need not ous Congress ever dared impose.

attempt was made to alter the duties on characters, but the present interests of sugar by which every table in the coun- the country with regard to the tariff. try is taxed for the benefit of the Sugar The question that interests us is this: Trust, but just now convicted of criminal How out of this confusion of counsel was get them, for free cotton bagging was this? ignored; that the rates on wool and cerned.

promise their party convention had given then, are they impotent? in its platform and the President had so The question can be answered very

which very little was said, but the weight were willing, some were eager, to evade stop, therefore, to choose between the al-When it is added that not the least ternatives, for we are not discussing their practices in defrauding the government an agreement reached, and why was the in this very matter; that increased rates agreement that which the leaders of the were laid on certain classes of cotton House desired rather than that which goods for the benefit, chiefly, of the manu- the rank and file of the party would have facturers of New England, from which honestly preferred? What, when its polithe dominant party always counts upon cies are in debate within its own ranks, getting votes, and that the demand of the finally determines the course the Repub-South, from which it does not expect to lican party will take in a matter like

I know, of course, as every one does, woollen goods, a tax which falls directly how great the power of the Speaker of upon the clothing of the whole population the House is, and the great and sinister of the country, were maintained unal- hold the chairman of the Finance Comtered; and that relief was granted at only mittee of the Senate has upon the legisone or two points-by conceding free lative machinery of that body, whatever hides and almost free iron ore, for exsigns of apparent independence it may ample—upon which public opinion had show in the open processes of debate. It been long and anxiously concentrated; is a matter of common knowledge what and granted only at the last moment upon Mr. Cannon and Mr. Aldrich would prethe earnest solicitation of the President- fer to have the House do when any quesnothing more need be said to demonstrate tion of this sort is under consideration. the insincerity, the uncandid, designing, But these men represent forces, they do unpatriotic character of the whole process, not constitute them. The forces that It was not intended for the public good, control the Republican party lie outside It was intended for the benefit of the of them. They are only the spokesmen interests most directly and selfishly con- of those forces. Why do the rank and file of the Republican members still, in There was noticeable confusion in the this day of change, find themselves unable counsels of the dominant party. Some to make an independent choice in a matter said this, some said that. Many were like this, of capital importance to their anxious, probably a majority in the party and to the country? They do not House, to fulfil in entire good faith the mistake the signs of the times. Why,

frankly interpreted and repeated; others frankly, and, I hope, without partisan

is old at the business of tariff-making, and has established a business constituency. Its leaders feel that they must satisfy that constituency, and they force their followers to follow them by very concrete and practical arguments. It has come to a point where they have grown very stubborn and short-sighted in their loyalty to their constituency, but that is hardly to be wondered at. The loyalty is of long standing, and has become a fundamental asset, as it seems to them, of party business.

The business of tariff-making naturally grows more and more complex, naturally comes to involve a greater and greater complexity of interests. Those who conduct it extend their clientage from generation to generation, to make sure that they have clients enough. Whatever principle may underlie tariff-making, and however valid that principle may be, however fundamental to the general development and prosperity of the country, tariff schedules arranged for "protection" are governmental favors. Those who make them, though acting for the nation, are the patrons of the industries favored: they dispense the largess of the government, and those who receive the favors will be their partisans and followers so long as the favors continue. The relation cannot be avoided. The only thing that can be avoided is the corrupting influence of the relationship, and that can be avoided only by very strong men. A political party cannot withstand it for many generations together: cannot, I mean, withstand the gradual corruption of its will—the temptation to make use of the patronage it dispenses for the perpetuation of the power it derives from it, the unfailing support at the elections of the wealthiest and most influential classes of the country.

what he has?

Neither am I drawing up an indictment are obtained in two ways-by "influence"

bias and without offence to honorable men of the Republican party. I am merely whose principles I would not presume to outlining the natural history of a gov-call in question. The Republican party ernmental policy whose prime object is to make particular industries safe against competition. Parties are capital epitomes of human nature; and I dare say that any other party that espoused this principle of legislation would use it for party advantage in the same way. My point is rather how it has been used than who has used it. Its uses and effects are plainpainfully plain now. Its use is to extend to certain undertakings government favor and assistance; its effect has been to build up special privilege. No doubt the country will have to hold those responsible who managed the business; but its real interest will not be in punishing them, many of them honest and public-spirited enough, but in getting rid of special privilege. That it has made up its mind to do. It now only seeks the best and most effectual way.

It sees plainly enough, at last, that the place to begin is the tariff. That it saw before the last Presidential election; but Mr. Cannon and Mr. Aldrich have managed between them to make it more evident than ever before. They have executed their purposes, not wisely, but too well. A day of judgment is at hand.

"The sword of Heaven is not in haste to

Nor yet doth linger."

The purpose of the people has much the same habit. Perhaps it is the sword of Heaven!

It is not a question of schedules. It is possible that by reasonable schedulesby a minimum of favoritism and makebelieve—the tariff-makers of the special session might have quieted the countrymight have induced it to let the troublesome and perplexing subject drop for a decade or two. But it would have been only a stay of judgment. The essential wrong would still have cried out to be Here, in a protective tariff, are the righted. And the essential wrong is this: entrenchments of special privilege, and that, except for a few men who have been every beneficiary will of course crowd into fairly hypnotized by a system which they them on the day of battle, determined to have accepted as political gospel since keep his own. Shall a man not defend their youth, it has ceased to be a matter of principle at all and has become merely I am not seeking to point a moral. a method of granting favors. The favors

called "the baby act."

occult matter, into which the public is not often privileged to inquire. It is compounded of various things, in varying proportions: of argument based upon the facts of industry and of commercial incampaign contributions, not explicitly given upon condition, but often spoken the government, now that they have come of by way of reminder, of personal "pressure " through the channels of old friendships and new alliances-of things too intimate to mention—though not, I believe, even in the minds of the most cynical and suspicious, of direct bribes. There is seldom any question of personal ciple is intelligible and statesmanlike, par-

party corruptions, so far as it is a ques-

tion of corruption at all.

to American pride, and yet very frequently indulged in with no appearance of shame. "Foreigners make better goods," is the burden of its cry, "pay smaller wages, and can add the ocean freights more quickly to changing tastes, is more practised in economies of all sorts, and is content with smaller profits. And so a handful of American gentlemen go to Congress and beg to be helped to make a living and support their operatives.

and by supplication of a kind for which affecting the market. But the governthere is no classical or strictly parlia- ment must support those who do not mentary designation. In the vulgar, it is know how to use it as intelligently as their rivals, and the people of the country What "influence" consists of is a very must be made to buy the goods they make at prices that will support them. This is indeed the "baby act," and these are easily recognizable as "infant industries"!

And so the question comes to be, What terest, of promises of political support, of will the people say of this new system of the support of favored industries by to understand it? For it is a new system. The principle upon which the system of protection was originally founded was the development of the country, the development of the resources of the continent, and the skill of the people. That princorruption. It is wholly a question of ticularly in a new country, without capital, and unprepared for competition in a trading world. The principle now pro-The "baby act" consists in resorting to claimed and acted upon, with show of the Ways and Means Committee of the patriotic fervor, is that profits must be House and the Finance Committee of the assured to those who cannot stand com-Senate with pitiful tales, hard-luck petition after development, after the ac-stories, petitions for another chance, as cumulation of capital in the country, the the hosiery-makers did at the special perfecting of skill and the full attainment sessions. It is an act very unpalatable of economic and industrial independence amidst the trading and manufacturing nations of the world. This is indeed a new theory, and will not bear examination.

Hamilton's position, the position of to their price and still beat us in our those who have intelligently and conown markets." It often seems to mean sistently followed him, is defensible that the foreigner has superior skill, uses enough. It is idle to bid a new nation better machinery, adapts his patterns on an undeveloped continent to put its faith in the natural laws of trade and production, buy in the cheapest and sell in the dearest market, build up its wealth on the demand for what it has, and buy what it has not. For it has not at the outset capital enough to find out either Some among them do not need the pro- its resources or its capacities. There tection: they have perfected their proc- must be a waiting and a spending time esses and their stuffs, can afford by better at the first before it finds out what its organization and more studied economies resources are and what it can do with to pay American wages and still beat them. The farmer cannot expect a crop the foreigner, if need be, in his own the first season from unbroken prairie or markets oversea. But the rest do need uncleared land. It costs money to put it to make good their failure. American nature into shape to be profitably used. labor is the most intelligent in the world. Deposits of ore do not constitute riches and when intelligently made use of is until the mines have been opened and worth its extra wage, earns it without machinery has been installed by which again, takes time and money. the markets with its hidden stuffs and its unschooled peoples?

the question for statesmen. direct competition of those who had already acquired capital oversea, who had already become masters of industry and had the stuffs to work in and the skill to work them, things took on a very nomic supremacy of America in it worth its while to discover and develop keep it going. its own resources.

policy, moreover, to give to every new open debate and public policy. enterprise, even in our day of America's

the ore can be readily and economically such protection as it may need to get got out. That takes time and money, its start and come to its proper per-Even when the mines are opened and can fection of equipment and operation, probe worked at a profit they produce only vided it be an enterprise suitable to The nation that cannot use its ores America's soil or resources or capacities. in manufacture is still a poor nation, So far as the policy of protection has for however rich its deposits. Only a few its object the diversification and enrichmen in it will be rich until other men ment of American industry, it is adin it get the capital and the opportunity missible, dangerous though it be, because to use the ores in manufacture. That, liable to be used in a spirit of favoritism South and for party ends. The only thing not Africa was not rich because a few men consistent with the sound original policy owned and worked diamond-mines in it. upon which the single defensible theory Taking the world at large and as a whole, of the system rests is the encouragement how are you to know which is the cheap- and support by "protection" of indusest market in which to buy or the most tries in their very nature not natural to advantageous in which to sell, so long as America, but forced and artificial. Being a whole continent lies undeveloped, a artificial, not indigenous from the outset, whole nation untrained, so long as Amer- they will need artificial stimulation to the ica or South Africa has not come into end. Those who undertake them will always have to be supported out of the public purse-by the taxes laid at the ports.

But this original basis and theory of Nobody now doubts that the policy of protection, this genuine enterprise of Hamilton put the nation under a great statesmanship, was long ago abandoned stimulation, gave it the economic inde- or forgotten by the leaders of the party pendence it needed, immensely quickened that stood for the system. Its leaders the development of its resources and the no longer talk of "infant industries" to powers of its people. Protected from the be carefully nurtured and brought to maturity for the sake of the nation and its development. They know the sort of smile with which such talk would now put hundreds of ships upon the sea, who be received and do not relish the thought of it. They boast, rather, of the ecodifferent aspect for the enterprising spirits money markets, the steel markets, the of the young nation from that which they foodstuff markets, the implement and mabad worn in the old colony days. Those chinery markets of the world, and naïvely who cared to venture upon enterprise- insist that that supremacy should be and who in America did not?-had the maintained by import duties at the ports markets of a growing and industrious peo- levied for the sake of those who are conple to themselves. As the nation grew ducting our successful enterprises, in ortheir trade grew, and their wealth-with der to keep their profits safely up and their wealth their independence and their make them feel that the country (which spirit of enterprise. It was wise—in the is, being interpreted, the party in power) circumstances it was more than wise, it will take care of them. It is not a syswas necessary-to give the country an op- tem of stimulation or development; it is portunity thus to find itself. It was a system of patronage. Statesmen need necessary and wise to put it thus eco- no longer debate it: positicians of very nomically upon its own feet and make ordinary managing abilities can easily Indeed, it is no proper job for statesmen. It is a thing of lobbies It is perfectly consistent with such a and private interviews, not a thing of

Even this bad system worked no radical abounding wealth and resourcefulness, harm upon the country for a generation

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or two. The continent abounded in every We look upon a very different scene ization. was artificial and little that was not sound and lasting.

had no more power than their mere wit servants and subordinates. at succeeding gave them. Fortunes were It is a very different America from of rather than the country as a whole. tion of monopoly. The "log-rolling" in Congress was very privilege.

kind of natural riches, individuals were now. It is no longer a scene of individual greatly stimulated by the many inviting enterprise, of small bodies of capital emopportunities for manufacture and trade, barked upon a thousand undertakings-a the population of the country was grow- scene of individual opportunity and ining by leaps and bounds, its domestic dividual achievement - able men everymarkets widening with every decade, its where, singly or in small groups, making diversified industries enriching one an-themselves the economic servants of comother. The country was generously big munities and reaping the legitimate profit and wide and various, its immense of many an enterprise their own brains stretches extending into every climate of had conceived. It was in that day that the temperate zone, its hills and valleys the industries of the country were origand high ascending western slopes invit- inated and put upon a footing to succeed. ing to every development of modern civil- In our later day those who control the Its vast areas of free trade, great masses of capital swept together trade absolutely without hindrance or out of the multitudinous earnings of the restriction, guaranteed exemption from re- last two or three generations have comstraint by the interstate commerce clause bined together and put at the head of of the Constitution, made it an incom- every great industry a dominating corparable field for rapid and normal de- poration, or group of corporations, with velopment—a development about which, it an organization and resources which are turned out, there was almost nothing that irresistible by any individual competitor -by any competitor not supported by a like colossal combination of brains and Moreover, those who had undertaken means. The richest of those who enjoy the great industries to which the cus- the favors of the government have comtoms legislation of Congress had given bined to enjoy a monopoly of those favors. leave had not yet gone into combination. Enormous fortunes are piled up for a Enterprise was entered upon on individual few, for those who organize and control initiative, was conducted by simple part- these great combinations; but they are nerships and small companies. There was relatively very few in number, and all men a very active and quickening competition in their field of enterprise who are not within the field of each undertaking that in their combination are apt to become, proved profitable. Those who succeeded first their crushed rivals, and then their

made, but upon a modern scale. The rich the old. All the recent scandals of our men of the country had only their local business history have sprung out of the influence, and did not determine the in- discovery of the use those who directed dustrial processes of a whole continent these great combinations were making of or the methods of a whole industry. The their power: their power to crush, their prosperity of the country wore a generous power to monopolize. Their competition and democratic aspect and did not set has not stimulated, it has destroyed. classes off in sharp contrast against one Their success has not varied industry; it another. There was favoritism in arrang- has standardized it and brought it all ing the system of protection, of course, under a single influence and regulationand individuals were very often thought not the regulation of law, but the regula-

It is easy to exaggerate the iniquity of often spoken of in the newspapers and many of the things that have been done with a great deal of asperity. The sys- under this régime of the trust and the tem had its glaring faults and dangers, colossal corporation. Most of their meth-But it was at least a game into which ods were simply the old cut-throat almost any one could get. It did not yet methods of private individual competiwear the ugly face of monopoly or special tion on a new scale. What made them cruel and disastrous was not their kind.

intended to create.

Too much moral blame, it seems to me, has been laid upon the men who effected combinations. with complex transactions, involving the direct, personal, pervasive. business of a continent. It was a process treasure fleets and international spoliation.

ought to be plainly spoken of.

but their scope. Their kind was as old ponderant percentage of the resources of as economic history and rivalry in in- the country-of its mines, its forests, its dustrial enterprise, but their scale was cattle, its railways. They have brought new and ominous. The competition, the the industries they control to a high state underselling, the aggressive canvassing, of perfection in equipment and organizathe rival expenditure, and rapid improve-tion, economizing their processes and imment of process possible to these men who proving their output. They have invaded had vast capital behind them, who shipped foreign markets and sell to all the world, so much that every railroad stood ready where there is no government to assist to bid for their patronage with lowered them, where, on the contrary, there are rates, who could buy a competitor out at hostile tariffs to overcome. They have any price and stood always ready to buy made themselves entire masters of the at the moment of greatest strain and opportunity created for them. Manufacdiscouragement, could not be withstood. turers engaged in the same lines of in-The field cleared before them. The power dustry elsewhere copy their machinery was theirs, and smaller men, smaller con- and imitate their methods. All the world cerns, went down before them. They had is justly jealous of their huge success. "cornered" the opportunity which the Their balance-sheets, on the one hand, and government's favoring legislation had been the success and skill of their processes, on the other, show how little they need protection.

In the second place, no political party these stupendous changes. They were can afford to be their partners in busimen of extraordinary genius, many of ness. It amounts to that. In the earlier them, capable of creating and organizing days of protection, when import duties states and empires. Commercial morals created opportunities for thousands of had not been adjusted, by themselves or men, the political party that maintained any one else, to the new and unprece- the system of protection had all the nation dented scale upon which they did business. for partner. The benefits of the system Private consciences were pooled and con-were widely distributed. Its beneficiaries fused and swallowed up in those huge could nowhere be assembled in a single Men were excited and lobby Their names could be included in blinded by the vast object they sought, no possible list. They were the people and pursued it, as it were, impersonally, of the country by sample. But now, as by means they would not have used had compared with the former thousands, they been dealing simply and face to face they are few. The names of most of them with persons, and not merely upon paper are known everywhere. Their influence is

They are doing nothing novel through in which commercial morals had again the lobby. It is just what the beneficiaries to find themselves, as in the days of of this dangerous system have always done. It would seem the natural process of obtaining protection-to ask for it and But my present object is not to assess argue its necessity with the figures of the individual responsibility. I am describ- business in hand. But they are so few, ing conditions, not drawing up an in- so individually powerful, and command dictment against those who created them so many things that political parties need, or framing an excuse for them. I am or think that they need, for their sucstudying a national policy and its effects; cess - money, widely extended influence, and about that, viewed in its present the gift and the use of business organizaaspects, some things are very plain and tion national in their scope and control! They have as powerful a machinery ready In the first place, it is plain that these to their hand as the government itself. new masters of our industry do not need It is highly dangerous for the government the assistance or the "protection" of the to be in partnership with them in the government. They own or control a pre- great enterprise of developing the coun-

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try cannot afford an alliance of private go, and it is they who ride. set. No body of business men, no polit- by natural process, not by deliberate or moralizing influences of the relationship- point them out in plain language, to disparticularly no body of men so compacted cuss them with candor, and to compreage and finance the trusts.

claim or to prove that high protection country is in the hands of great trusts created the trusts and combinations of our and combinations. Only its main undertime. I believe that it can be shown that takings are, its largest and most lucrative it did, though I am ready to admit that enterprises. But the picture I have drawn they might, and probably would, have is, in the rough, true and tends from arisen in any case, though in a different decade to decade to represent the truth form and with different proportions. But more and more perfectly and completely. that is a complicated question which may If the tendency had worked itself out to for the present be put upon one side. its ultimate consequences, if it had ac-Certainly the trusts have now cornered complished its perfect work, it would the opportunities created by the system probably be too late for reform. The body of high tariffs. They no longer need the politic is still sound and still elastic assistance of the government; and it is enough to work upon; and many of the highly desirable that there should be no very men who have profited most by this alliance, and no appearance of an al- new and ominous state of affairs are political parties.

That our industries are still greatly tunity general again—not a monopoly, stimulated is evident enough. They are but a universal stimulus. very vital and very prosperous. There rank and file; but that does not increase seems to be connected with the system. the proportion of employers to employees. There has been a rise in prices in al-

try: their grip upon it can so easily be- The initiative and control are still with come too direct and personal! The coun- the few. Their money makes the mare

interest with governmental authority, for It does not do to think of these things whatever purpose originally conceived, with bitterness. It is not just to think however honorably arranged at the out- of them with bitterness. They came about ical party, can long withstand the de-malignant plan. But it is necessary to and unified in interest as those who man- hend them, when the talk is done, with wide-open eyes. It is easy to fall into It is not necessary for my argument to exaggeration. Not all the industry of the liance, between them and either of the ready to join in the wholesome processes of reformation which will make oppor-

The fact which has disclosed itself to is general employment; and when things us, in these later days of the country's go well and the money-market is not awakening, is this, then. We have witmanipulated, or upset by our uncommon- nessed the partial creation, the almost ly bad system of currency, there is a complete creation, on the one hand, of a general feeling of ease and hopefulness, comparatively small privileged class or But there is not general prosperity: that body of men, the men who control capital is a very different matter. When the and the uses to which it is put and who great industrial and trade combinations have, as the representatives (as all too can operate freely and without fear of literally the representatives) of the busidisturbed prices and a frightened money-ness of the country, the ear of Congressionmarket, there is always ready enough em- al committees; and we begin to see, under ployment for those who seek it-at wages them, associated with them, on the other forced up and maintained, not by pros- hand, a vast unprivileged body ("class" perity or the good business of the great is too definite and formal a word) which corporations, but by the aggressiveness forces its way to a share in the benefits and determination of organized labor. of our apparently prosperous conditions The country is given occupation by those only by threats and strikes, and is steadily who have cornered the privileges to be deprived of a large percentage of what it had under the favor of Congress, and their thus gains by rapidly rising prices which success is easily made to look like the day by day increase the cost of living reign of unbounded opportunity for the amongst us. And the rise of prices itself

recent increase in the supply of gold has had a great deal to do with it, here as elsewhere. Gold, the world's standard of value, having become cheaper because more abundant, more, of it is demanded in exchange for goods, whose value has not changed. But this universal phenomenon of the rise of prices has had its special features and vagaries in America utterly dissociated from the price of gold; and it would be easy to prove that those who have managed to get control of the greater part of the output of the mines the prices to please themselves. They have made the usual use of their opportunity. While the government has, by its high protective policy, spared them the anxiety of foreign competition, they have, by organization and agreement, spared themselves the embarrassment of any competition at all.

What, then, shall we do? Shall we adopt Through as our motto and sweep the whole system away, be quit of privilege and favors at once, put our industries upon their own resources, and centre national legislation wholly upon the business of the nation? By no means. The system cannot be suddenly destroyed. That would bring our whole economic life into radical danger. The existing system was built up by statesmanlike and patriotic men, upon a theory upon which even the most sceptical economist must concede it policy. It is very likely that by slower, same extraordinary development and suctical men. fashion.

altered from decade to decade, if possible What would Hamilton do now? from year to year, until we shall have put

most all the trading countries. The large all customs legislation upon a safe, reasonable, and permanent footing. A process of alteration, steadily and courageously persisted in, will not disturb the business or embarrass the industries of the country, even if tariff act follows tariff act from session to session, if it be founded upon a definite principle by which its progress may be forecast and made ready for. Such a principle must be found. And the nation must find means to insist that, whatever party is in power, that principle shall be followed with courage, intelligence, and integrity. and factories have, by combination, set The present method and principle of legislation does not keep business equable or free from harassing anxiety. It is based upon no principle, except that of selfinterest—which is no principle at all. No calculable policy can be derived from it. Discussion gives place to intrigue, and nothing is ever fixed or settled by its application.

What, then, shall the principle of reform be which shall hold us steady to an impartial and intelligible process? old principle of Hamilton, in a new form and application: the very principle upon which the protective policy was set up, but applied for the purpose of reforming the system and bringing it to the test of a single definite object, its original purpose and energy having been fulfilled and spent.

Hamilton's purpose was to develop America, to give her industries of her possible to found a valid and effective own; to make it immediately worth the while of her enterprising and energetic sounder, less artificial means the country men to discover and use her natural remight have worked its way up to the sources, the richness and extent of which even he never dreamed of; to enrich cess, the same overwhelming material and expand her trade and give her achievement and power; but that is a an interior economic development which question no longer worth debate by prac- should make her an infinitely various As a matter of fact, the market within herself; and to continue method of artificial stimulation was the stimulation until her statesmen should adopted, has been persisted in from be sure that she had found her full vigor generation to generation with a constant and capacity, was mistress of her own increase of the stimulation, and we have wealth and opportunity, and was ready at last, by means of it, come to our prest o play her independent part in the coment case. It will not do to reverse such petitions and achievements of the world. a policy suddenly or in revolutionary That object has been attained. No man not blinded by some personal interest or It must in some conservative way be inveterate prepossession can doubt it.

In one sense, it is not a question of

# THE TARIFF MAKE-BELIEVE

politics. It does not involve Hamilton's been worn through to the thread. It must theories of government or of constitu- be replaced by new and sounder stuff. No tional interpretation. Some of us are doubt you can say to the country, "Feed Jeffersonians, not Hamiltonians, in polit- and sustain these corporations, and they ical creed and principle, and would not will employ you: feed your employers linger long over the question, What shall out of the taxes, and they, in turn, will we do to return safely to Hamilton? It give you work and feed you." But no is not a Hamiltonian question. Constitu- candid student of this great question can tional lawyers long ago determined that now confidently believe that a policy which it was certainly within the choice of Con- has the profits of the manufacturers as gress to lay import duties, if it pleased, its main object is likely to promote the with a view to the incidental benefit of impartial, natural, wholesome, symmetritraders and manufacturers within the cal, general development of the country. lengths we know. withdraw protection as to give it.

of duty will assure them abundant profits? It is true that they have assumed—it has been the burden of innumerable weary campaign speeches—that the prosperity of the individual interest considered but the poor sophistry of that argument country, its sections and varieties of has long been commonplace. By hard, climate and population taken, not sepadesperately hard, use that assumption has rately or by their voting strength, but

country; and, if that incidental object The men who happen to possess the has in later days become the chief and field do not constitute the nation; they only guiding object of the rates of duty, do not even represent it when they speak that, I take it, is only a question of more of their own interest. We have taught or less, not a question which cuts so deep them, by our petting, to regard their own as to affect the power of Congress or interest as the interest of the country; draw it seriously into debate again. As but the two are by no means necessarily a matter of fact, the policy was entered identical. They may be, they may not be. upon and has been carried-to what It is a question of fact to be looked into. The Hamiltonian Their prosperity and success may or may principle, not a political, but an economic not benefit the country as a whole. Even principle, was the only wise and defensible if the country be indisputably benefited, principle upon which it could have been it might be still more highly benefited by established. It is also the only wise and the promotion of an entirely different safe principle upon which it can be modi- interest. What the fact is may depend fied and in part got rid of. For when upon many circumstances. It is those you have the general benefit of the coun-circumstances we are bound to look into, try as your standard, you have a prin- if we be indeed statesmen and patriots, ciple upon which it is as legitimate to asking not what the protected interests want or can prove that they need, but It may seem like a vague principle, af- what it is to the general interest of the fording room for many varieties of con- country to do: whether some interests trary judgment; but it will be found to have not been too much favored, given lose its vagueness when stated in contrast a dominance not at all compatible either with the principle upon which Congress with honest politics or wholesome ecohas acted in recent years. In all the nomic growth. In brief, we are now face recent tariff legislation of the country, to face with a great question of fact. in all legislation since 1828, the com- What part of the protective system still mittees of the House and Senate, when benefits the country and is in the general making up the several schedules of duties interest; what part is unnecessary; what they were to propose, have asked, not part is pure favoritism and the basis of what will be good for the country, but dangerous and demoralizing special priviwhat will be good for the industries af- lege? These are the questions which feeted, what can they stand, what rates should underlie a tariff policy. No other questions are pertinent or admissible.

"The benefit of the country" is a big phrase. What do you mean by it? What do you mean by "the country"? Whom do you mean by it? If you are honest would be the prosperity of the country; and sincere, you mean the people of the

together; its men and women of every protection should be withdrawn, the obtariff have resulted in giving those who government. should have it.

There is something more than the eco-There is its moral soundness; action which the policy of its law creates; manufactures observe and are gauged by; more, and the people will be freer. and the connection which exists between should the tariff policy of Congress be if statesmen have the desire to find it. cessful business.

which are manifestly suited to the coun- them, if they be not only honest, but also perfectly developed. From all the rest their country.

rank and quality and circumstance; its ject of the government being, not to supbone and sinew. If any particular in- port its citizens in business, but to produstry has been given its opportunity to mote the full energy and development of establish itself and get its normal de- the country. Existing protection should velopment under cover of the customs, not be suddenly withdrawn, but steadiand is still unable to meet the foreign ly and upon a fixed programme upon competition which is the standard of its which every man of business can base efficiency, it is unjust to tax the people his definite forecasts and systematic of the country any further to support it. plans. For the rest, the object of cus-Wherever the advantages accorded by a toms taxation should be revenue for the The federal government control the greater part of the output of should depend for its revenue chiefly on a particular industry the chance, after taxes of this kind, because the greater their individual success has been achieved, part of the field of direct taxation must to combine and "corner" the advantage, be left to the States. It must raise those advantages ought to be withdrawn; abundant revenue, therefore, from customs and the presumption is that every in- duties. But it should choose for taxadustry thus controlled has had the sup-tion the things which are not of primary port of the government as long as it necessity to the people in their lives or their industry, things, for the most part, which they can do without without suffernomic activities of the country to be con- ing or actual privation. If taxes levied upon these do not suffice, the things added the variety, not of employment, but of should be those which it would cause opportunity for individual initiative and them the least inconvenience or suffering to dispense with. Customs thus laid and the standards of business its trades and with such objects will be found to yield

There is no real difficulty about finding its successful business men and its gov- how and where to lay such taxes when ernment. By these significant matters once just principle has been agreed upon, judged, as well as by the tests of suc- The only trouble is to ascertain the facts in a very complex economic system. Hon-Only those undertakings should be given est inquiry will soon find them out, and the protection of high duties on imports honest men will readily enough act upon try and as yet undeveloped or only im- courageous, true lovers of justice and of

# THE FUTURE OF THE TARIFF

President McKinley's special commissioner to Cuba and Porto Rico in 1898-99. He has had much experience in tariff work.

Robert P. Porter, author of the follow- in preparing the tariffs for the Philippines ing article, which was published in The and Guam. He was born in England, but North American Review, was a member of came to America when a young man, and the Tariff Commission of 1882, director of he has long been well known as a journalthe United States Census 1889-93, and ist, economist, and writer on public affairs.

The Future of the Tariff.-In May, Besides assisting in the preparation of the 1897, I wrote an article for The North tariff bills of 1883 and 1890, he framed and American Review on "The Dingley Tariff put into operation the first tariff for Cuba Bill," which was then pending. Eleven and Porto Rico, and aided the government years later I am asked to write on

deal with. Nor do I speak entirely with- all, a permanent measure. out authority on the subject. In 1882, as "tariff reform," or to favor hasty and ports. Having made this clause twelve months.

the proposed tariff measure now un- once a tariff bill has been passed and beder consideration by the Ways and comes a law, it would be well if it were Means Committee of the House of Repre- made a penal offence for a person-statessentatives, which will probably be the man, reformer, or otherwise—to talk "pronucleus of the Tariff Law of 1909. In the tection" or "free trade," not for a period first article referred to it was pointed out of twelve months, but for a period of that tariff legislation is "extra hazard-twelve years. The Dingley Law has now ous," and that statesmen undertaking such been in force for more than a decade, and dangerous fiscal work must be prepared there may be excuse for revising it. At for the reaction. Every statesman since the same time, it should be remembered the war who has been called upon to revise that the country is just slowly recuperat-the tariff has, except Mr. Dingley, wrecked ing from a serious financial panic, and either his party or himself or both before that operations, even if performed by he accomplished his task. In bequeath- careful and skilful hands, are extremely ing the tariff question to his successor, dangerous when the vitality of the patient President Roosevelt has shown himself to is low. But, in this case, the wise and be a politician of the first quality, for the the unwise in tariff affairs seem to agree framing of a tariff law constitutes the that revision is necessary, and hence the most difficult and complicated problem work will proceed, let us hope, along lines that statesmen and economists have to that will evolve a reasonable and, above

Those high protectionists who are now a member of the Tariff Commission which complaining that the reduction of the framed the law of 1883, I first realized tariff will injure their particular industhe magnitude and ramifications of the try and necessitate a decrease in wages tariff laws. Later, in 1890, it was my have largely themselves to blame for the fortune to aid the late President McKinley public sentiment which demands a reducin the statistical work connected with the tion. The Dingley Tariff Law is a much tariff bill of which he was the author, more protective measure than was the Mc-Again, in 1898, as special commissioner Kinley Law. To offset the increased rates of the United States, I had charge of the levied by the former, the reciprocity tariff work of both Cuba and Porto Rico, clause was enacted, which, the promoters and framed and put into operation the of the bill urged, would enable the Presifirst tariff laws of those islands. This dent to reduce rates twenty per cent. on familiarity with the subject has not in- the merchandise coming from countries clined me to talk glibly, as some people willing to make similar reductions on do, on "tariff revision," to expatiate on American commodities entering their radical changes in the tariff schedules. valiant duty in allaying criticisms during No sooner had President McKinley pro- the discussion and debates on the bill, the mulgated the Tariff Law for Cuba (Jan- period of its operation was limited to two uary 1st, 1899) than merchants, both in years, and hence was not made co-termi-Havana and in the United States, began to nate with the law. Acting in good faith, appeal to me to change the rates and President McKinley and Secretary Hay classifications. Such a course, however, appointed Mr. Kasson to prepare a number would have become intolerable, and Presi- of treaties in order to secure the advandent McKinley finally issued an Executive tages of the clause while it was vital. Order which declared that, no matter Though eight of these treaties were newhat might be the individual hardship, gotiated (that with France being a parthe rates must remain unchanged for ticularly advantageous one to the United States), the high protectionists, who at The folly of subjecting interests involv- the time controlled the Senate, refused to ing the whole business of a country- ratify any of them. These treaties were especially of one with nearly 100,000,000 pigeonholed until the limitation in the population-to periodical changes of tariff, Dingley Law permitting the President to upward and downward, is manifest. When make them expired, and all effort to revive or extend the so-called reciprocity clause was resisted. It was anything but a "square deal," and no one realized it more keenly than did the protectionist President and his able Secretary of State. Yet, speaking as a protectionist, I cannot but think that the Senate's policy was Had these reciprocity short - sighted. treaties been met with more hospitality by the Senate, there would now have been less adverse public sentiment arrayed against the tariff demanding, as President-elect Taft does, "both revision and reciprocity."

President McKinley's political insight made this clear to him, and, veteran maker of tariffs as he was, he did not hesitate to promote a policy which he believed to have become necessary. In his

last speech at Buffalo he said:

"Our capacity to produce has developed so enormously and our products have so multiplied that the problem of more markets requires our urgent and immediate attention. . . . A system which provides a mutual exchange of commodities is manifestly essential to the continued and healthful growth of our export trade. . . . The period of exclusiveness is past. . . . Reciprocity treaties are in harmony with the spirit of the times; measures of retaliation are not. If perchance some of our tariffs are no longer needed for revenue or to encourage and protect our industries at home, why should they not be employed to extend and promote our markets abroad?"

If President McKinley had lived to carry out this policy, or had his successor been as deeply interested in economic questions as he is in "moral questions," the tariff by this time might have been removed from politics. If it is true that a high protective tariff encourages monopolies and creates trusts, a little more attention to this particular economic question on the part of the President might have reduced the number of "moral questions" which he has been called upon to deal with. In his first annual message Mr. Roosevelt asked the Senate to he was a man with unbounded faith in consider the reciprocity treaties laid before it by his predecessor. From that time the demand for their recognition be-

"handmaiden of protection," as Mr. Roosevelt described it in his first annual message, with the tariff itself, has been passed along to Mr. Taft, whose ability, courage, and tact may be put to an early test in the part of an arbitrator which be will be called upon to play between a newly elected House pledged to "honest tariff revision" and an unrepentant Senate as yet but partially converted to the " new order of things."

Conditions which now confront the legislators at Washington engaged in tariff revision differ materially from those existing in 1882, when the Tariff Commission brought order and harmony out of the chaos of the War Tariff, popularly known as the Morrill Law. Our important industries were then just beginning to stand alone, and European - especially British-competition was a real menace to some industries. Manufacturers of iron, steel, woollens and worsteds, pottery and glass, chemicals, silk, and some miscellaneous other products, were becoming better able to compete with their foreign rivals, and, while they were not so insistent on advances of rates, I recollect they rather strenuously opposed reductions. Other conditions were different. The trade complications and trusts had not developed to anything like the extent in which they exist to-day. The individual firms, or, rather, their representatives who gave evidence before the Commission, were, as a rule, able to weave into their testimony and statements a story of perseverance in overcoming difficulties and enterprise in establishing American home industries, and they evoked sympathy and to a reasonable extent deserved governmental encouragement. One illustration, perhaps the most picturesque, is sufficient to illustrate my meaning. Take Mr. Carnegie's testimony before a Tarifr Committee which met twenty-five years ago and compare it with his evidence last month. Then he was an enterprising manufacturer auxious to develop a great industry this side of the Atlantic. the resources and possibilities of his adopted country-resources and possibilities which could only be brought into came fainter and fainter, until no more active operation by a bold policy of prowas heard of it; and reciprocity, the tection which declared that those industries should be established here for the many others who have had charge of a be a giant. The American iron and steel tion as it did in the earlier stages of its have been their reward. history.

doubtedly contain excessively high rates and commercial supremacy. themselves. No one would accuse such wisely be suddenly withdrawn.

use and benefit of the American people, generation of American tariff legislation, and that it was cheaper in the end to of dishonesty of purpose. They have been make and buy at home and employ Ameri-largely occupied with the ambition of escan labor, even though the price were tablishing as many diversified industries higher, than to import from foreign coun- in this country as practicable, and with tries. These were sentiments that rightly keeping the wages of American labor as affected the legislators. The situation to- high as possible. That the idea of a "full day is different; for, as Mr. Carnegie has dinner-pail," employment for labor at good himself told us, the infant has grown to wages, and a prosperous country should have become part of the platform of a industry, taken as a whole, is firmly es- political party is not unnatural, and that tablished; and even those actively engaged the statesmen prominent in tariff legisin it would not be foolish enough to admit lation should be regarded as popular that the trade requires the same protec- leaders of the party of protection may

But I am talking of the past. The But it does not follow that it would future is both more interesting and more be wise to transfer even the iron and steel important. The country and its indusschedule to the free list. Neither is it tries have outgrown the older methods certain that the conditions of all indus- of tariff revision. The personal element tries established and protected by the has disappeared. The men who struggled tariff permit of an indiscriminate reduction in the rate of duty. A substantial facturing have, as a rule, been rewarded reduction should be made on those arti-financially by the splendid growth of the cles in the manufacture of which America country, and many of them have passed is strong, while on such articles as other away, together with the capable states-countries lead in manufacturing a rate men who patiently listened to their of duty should be maintained that will stories and heeded their plea for proteccompensate American manufacturers for tion. Many of those who are still with the difference in the cost of labor which us, like Mr. Carnegie, are rich beyond exists largely because of the difference the dreams of avarice, and no further between the wages paid here and those sympathy need be extended to them. In their place we find, in many instances, What is true in regard to the iron and large impersonal combinations, capable steel industry may be true in a greater or of utilizing all the modern methods of less degree in regard to other schedules. production, and able to hold their own The woollen and worsted schedules un- in the world's struggle for industrial of duty, and the estimable gentlemen sistent sale in foreign markets of comrepresenting these interests have invari- modities produced by the American ably failed, when requested, to take the manufacturing trusts at a lower price public into their confidence as to the exact than that maintained here has rightly cost of manufacturing. Heretofore the caused great dissatisfaction at home and ex parte statements of interested wit-added much to the unpopularity of the nesses have been accepted, not through tariff. Nevertheless, these trusts, repreany collusion between the framers of the senting as they do an immense army of tariff law and the manufacturers, but be- American wage-earners, are entitled to be cause, as a rule, counter-statements were heard on their own behalf, and to a fair not offered, or, if offered, were proved, and just consideration on the part of the on examination, to be even less accurate legislators. The protective system that than those furnished by the manufacturers brought them into existence cannot statesmen as Judge William D. Kelley, care should also be exercised even in President McKinley, Representative Ding-making "reasonable reductions" of the ley, Senators Allison and Aldrich, and tariff during a period of temporary busimind that these industries are part of would dream of making up a Tariff Comour commercial fabric, and if those who mission on similar lines. control them are compelled to cheapen The present changed method of pretheir output by the reduction of the rate paring for the work of tariff revision of duty to an extent that will necessitate should show a great difference in the rethe discharge of hands or the reduction sult. The Bill of 1883 was changedof wages, those now clamoring for tariff for the worse, I think-in the Ways and revision may turn and rend the revision- Means Committee room; the McKinley the Wilson-Gorman Tariff Bill. Modera- McKinley's room at the Ebbitt House by

sion of 1882 President Arthur did not tries. hesitate to appoint the secretary of this sugar and pottery, all had strong repre- the kind within my recollection. unheeding.

ness stagnation. It should be borne in question as it is to-day, no President

ists, just as they did after the passage of Bill of 1890 was largely settled in Mr. tion should, therefore, be the watchword, protectionists; the Wilson Bill was the The moral aspect of tariff legislation work of those interested in a low tariff. has, at least to my mind, undergone as But the methods adopted were the same. great a change in the quarter of a cen- The Dingley Bill was in process of tury under discussion as have the eco- formation when the high-tariff advocates nomic aspects. This was illustrated the were squarely in the saddle and McKinley other day during the discussion of the himself in the White House. Here again woollen schedule, when it was brought to the methods were practically the same, light that a government servant now hold- but the growth of the country made them ing an important official position in more cumbersome. President McKinley Washington and a statistician of note, had even then outgrown these methods, helped the Chairman of the Finance Com- and he regarded the Dingley Tariff as mittee of the Senate when the Dingley too high in parts. I discussed it with Bill was in the making, though at the him at the White House while it was time he held the position of secretary to under consideration, when he said to me the Woollen Manufacturers' Association, that he hoped Mr. Dingley would have It is true he received no pay from the no rates of duty higher than those of the government for three months of arduous McKinley Tariff. As to whether Mr. work, but public opinion, nevertheless, Dingley did have or not, a comparison of was shocked and surprised at the possi- those two measures would tell, but subsebilities which the incident opened for cor- quent events, together with the extract ruption, and the newspapers not actually from Mr. McKinley's last speech before denouncing it decidedly disapproved of quoted, show that, before his tragic death, this method of tariff revision. As a mat- Mr. McKinley believed the modification ter of fact, it was only a little old-fash- of certain schedules would not be injuriioned. In making up the Tariff Commis- ous to American manufacturing indus-

The recent hearing before the Ways same organization, Mr. John L. Hayes, to and Means Committee indicates a broader the presidency of the Commission. The method of treatment. In the testimony secretary of the Wool Growers' Associa- the pros and cons of the tariff question tion, Mr. Garland, was also a member of have been more distinctly brought out that Commission, while iron and steel, than has been the case at any inquiry of sentatives in its deliberations. To be official data bearing on the subject in sure, free-traders objected to this, but the possession of the committee, I have been general public regarded it as they once given to understand, are reliable and comdid the "good old spoils system" as a plete. Such trustworthy data will be matter of course, and went on their way very necessary if the committee propose The bill those gentlemen to act on the promises of the Republican prepared was, upon the whole, a fair one, platform in framing the tariff of 1909, alike to the protective interests, the im- and to "maintain the true principle of porters, and the consumers. Neverthe- protection while so adjusting the rates less, the principle was wrong; and, with of duty as to equal the difference between the public conscience awakened on the the cost of production at home and

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abroad," always bearing in mind "a from a revenue point of view, such as reasonable profit to American indus- duties levied on scientific apparatus and tries." A more complicated and difficult books for schools and colleges and libratask it would be impossible to imagine. ries for educational purposes, including Perhaps a general rate of difference in all works of art, may with safety be wages could be established and that rate avoided. There should be no discriminabe taken as the maximum rate of duty tion. And, lastly, it must be framed for the new schedules. But, whatever from the foundation with a view to plan is agreed upon, it is almost sure to revenue necessities of the government." antagonize some interests, and those in- In conclusion, let me endorse the idea terests will naturally do their best to --namely, that a permanent commission been seriously injured.

the country.

convince Congress that their business has should at once be appointed for the purpose of investigating and suggesting to The proposed feature of maximum and Congress, from time to time, changes in minimum rate of duty I approve and both the administration and classification hope to see incorporated in the new law. of the tariff law and in the schedules of It is merely another way of carrying out rates. Only in this way can the tariff the original intention of the Dingley be taken out of politics, as it should be, Law when the reciprocity clause already for the country is now too large and the referred to was inserted. The public de- interests involved too vast to permit of mand for such outlets for trading with a fluctuating tariff policy. A permanent other countries—a demand which secured non-partisan commission could investithe insertion of the maximum and mini- gate and annually recommend to Conmum clauses in the national Republican gress the necessary changes. Then the platform at Chicago—indicated that the tariff itself is constantly changing. That practical nullification by the Senate of is, a specific duty of so much per pound, the reciprocity principle offered in the or other unit, to-day may be a reasonable Dingley Law has been disapproved by rate, but should the price of the article be cheapened it gradually becomes a high In forecasting what I thought the Ding- or even unreasonable rate. Such a comley Bill should be I used the following mission could also furnish Congress with language, which I quote, as it applies to exact information in relation to the sale the measure now in course of prepara- of articles (the manufacture of which is protected by the tariff in America) in "So our tariff should be high enough foreign markets at prices greatly below to make up for the difference in wages those charged the domestic purchaser. paid here and abroad. It should be suffi- To what extent the formation of trusts cient to protect American industry and tends to create monopolies, control the American labor. It should, moreover, be market, or enhance the cost of commodijust and equitable to all branches of inties to the home consumer is a vital quesdustry. Irritating duties, unimportant tion to be answered by practical inquiry.

#### PERPLEXITIES OF TARIFF REVISION

Middleboro, Massachusetts, and was gradu-paign-one declaring "unequivocally" for ated from Cornell University in 1889. revision at a special session to be called For several years he was United States immediately after March 4, the other Consul at Magdeburg, Germany. He has through the Denver platform welcoming also served as Assistant United States "the belated promise of tariff reform" Attorney for the District of Massachusetts made at Chicago - foreshadowed some and as special government counsel in cus- months ago impending tariff changes. toms cases.

Albert H. Washburn, the author of the Perplexities of Tariff Revision.—The following article, which appeared in The attitude of the two great parties on North American Review, is a native of the tariff during the Presidential cam-Any small margin of ante-election doubt

· was wholly wiped out by the choice of a President and a Congress in political accord with each other. Indeed, the official death-warrant of that somewhat venerable measure known as the "Dingley Act" is now in actual preparation. Before it can be signed, however, the present tariff will have had a longer lease of life than any of its prototypes-not excepting the Walker Tariff of 1846, which remained for eleven years on the statutebooks with unimportant modifications.

The fact that the main stream of our national income flows from duties upon imports makes tariff revision serious business at all times. For the fiscal year ended June 30, 1907, which reflects fairly sisted of customs receipts. These figures real work was done in camera. show how largely the tariff is the keystone involved in any sweeping revision.

recommendation, much of it of uncertain the different schedules. value, which is published in bulky volambiguous schedule.

It is safe to say that the work that counts in tariff-building is not done in this way. From March, 1875, when Speaker Blaine retired, down to the Fiftyfirst Congress of "Czar" Reed, which was elected with Harrison in 1888, the Republican party controlled the Lower House for two years only-and that was the Congress which it managed to pull through with Garfield in 1880. the life of this Congress a tariff commission, consisting of nine Commissioners taken from civil life, was appointed to gather expert information. This body travelled about the country by easy stages, visiting the great industrial centres and making copious notes of what it heard the growth of the past decade, our and saw. It filed with the Speaker of the total income, excluding postal receipts, House a voluminous report prepared with amounted to \$665,306,134.92, of which a great care and evidently intended to inlittle over half, \$333,230,126.49, consisted form and instruct. It is apparent from of customs income. The shrinkage of the tenor of its recommendations that the nearly \$60,000,000 in revenue from the commission hugged the delusion that a same sources during the fiscal year re- grateful Congress would make haste to cently ended is accounted for to the ex- cnact into law the results of its toil and tent of approximately \$47,500,000 by the sacrifice, but the chief historical interfalling off in duties, notwithstanding that, est which this public document possesses of the nearly \$600,000,000 collected, lies in its total lack of resemblance to the something in excess of \$285,000,000 con- Act of March 3, 1883. Then, as now, the

Of much more human interest, measured of our fiscal arch. They give us, too, some by practical standards, is the nature of hint of the magnitude of the responsibility the information supplied the committees of the House and Senate by various tariff Tariff legislation is committee legisla- experts, notably members of the Board of tion in its early stages; in its final General Appraisers. The members of this stages it is largely Senate legislation, tribunal - nine in number - are clothed Revenue measures must originate in the with original jurisdiction of all customs legislative branch nearest the people-so disputes, except those growing out of runs the Constitution, and we still care- seizure. They are now vested with the fully observe the ancient forms. The powers of a United States circuit court, Ways and Means Committee drafts the enjoy practically life tenure, and deterbill which is reported to the House. The mine with more or less finality the classipreliminary work of revision is usually fication and value of imported merchandone some months in advance of the as-dise. To these men, more perhaps than sembling of the enacting Congress. Pub- is generally supposed, members of the lic hearings are held and the Committee House and Senate have of late years is flooded with advice, suggestion, and turned for expert information concerning

In anticipation of coming revision, a umes and presently consigned to oblivion, large amount of data has been collected thereafter to be resurrected occasionally for the use of the House and Senate. Its as an infrequent aid to a federal court quality, taken as a whole, is understood in determining what was in the legislative not to be altogether satisfactory, but one mind when it adopted some particularly feature of it is probably superior to anything hitherto attempted on like occasions.

#### PERPLEXITIES OF TARIFF REVISION

decisions construing it, and phraseology adverse to the government) has been suggested, there is excellent ground for believing, by general appraisers and other officials.

If the work of revision should halt at this point, the result, of course, would Extreme Standbe mere patch-work. patdom may hail such a policy as the highest wisdom, but it is likely to be overruled. It is precisely at this point, however, that the preparatory tariff work shows signs of breakdown. It is now freely admitted that the interrogatories which were prepared last summer to aid efforts to ascertain the cost of production and analyze their costs of production, esfrom such a course are decidedly dubious.

the thoroughness and accuracy of this kind of information the theory of a just scale of compensatory duties rests. Moreover, if it would do its full duty, the Committee must comply with another condition quite as difficult of fulfilment. It must grope in the twilight land of modern industrial management to construe and fix the "reasonable profit" guaranteed by the Chicago platform.

All this presents one of the strongest reasons that could be advanced for the establishment of a permanent bureau of experts who shall devote their time to the study of comparative trade conditions. If protection is to continue to be the settled national policy, the necessity for some such cog in our system is, however, very real-more pressing, even, than the almultiplication, at this juncture, of separate federal courts of review. This need

Each paragraph of the tariff has been so long as we cling to the present hapcarefully annotated with all the judicial hazard methods. The German Conventional Tariff now in force is said to have been to meet these decisions (especially those the outcome of five years of unlimited labor by a government commission which collected and classified every available scrap of expert evidence. With a task quite as herculean, and involving, from present indication, some adoption of the maximum and minimum idea, we are seeking to do the same work after a preliminary preparation of something like five months.

In one respect, the formal beginnings of revision have not been happy. The announcement the day after election of immediate public hearings was so sudden to the uninitiated and the time allotted our consuls and special agents in their so scant that many sceptical persons promptly concluded that the whole proabroad have been singularly barren of re- gramme was cut and dried. It was assults. Foreign manufacturers are reported serted and believed in some quarters that to be reluctant to open up their books there was to be a "bogus" revision, and that the hearings were intended to be pecially when the advantages to them perfunctory only. The effect of all this was to discourage, at first, the offering Confronted by a "conspiracy of silence" of testimony. It was the more unforabroad and by the avarice of a certain tunate because there was not the slightest type of domestic beneficiary at home, the ground for supposing that a single rate Committee's plight is serious, for upon had been written in the new bill or agreed upon in advance. The suggestion of phraseology by experts is quite another matter. At best, it is but recommendation, with the rates left blank. prevalence of any wide-spread belief that the new tariff is prejudged can only hamper the committees of the House and Senate in their task, already sufficiently hazardous, of framing a bill which shall meet reasonable public expectation.

After a bill comes out of the Committee of the Ways and Means it runs the gantlet of the House, which is not so formidable as it may sound. Most of the recent measures have passed after a meagreness of debate upon the merits and an absence of amendment which would indicate a striking unanimity of view, were it not the perfect flower of a system of cloture truistic demand for the creation and which an unwieldy membership has made possible. From the House itself the bill goes to the Finance Committee of the not involve any legislative abdication Senate, which may, if it chooses-and it whatever. It is probable that no really sometimes chooses - retain little of the scientific tariff, well balanced and con- original House measure save the enacting sistent throughout, will ever be devised clause. In the Senate, where debate is

unlimited, the first real debate takes place. The members of the party in opof Inquisition, and proceed to inquire and discuss until they are content to give the "unanimous consent" requisite to a final vote. All the multitude of amendments which slumber unoffered for lack of opportunity on the desks of House members may be proffered here without hindrance -the great majority all in vain. Finally comes the all-important Joint Conference Committee on the part of the two branches, where there is usually much mutual recession, calling sometimes for the entire redrafting of paragraphs and schedules to meet the criticisms and objections of the final framers. Amendments may be offered at any stage, and a certain number, more or less crudely drawn, find their way into the body of the bill before it goes to conference. It is upon this Committee that is cast-with such expert aid as it cares to command, of course—the stupendous labor of sifting and comparing inconsistent provisions. restoring the nice adjustments between rates on raw materials and finished products wherever they have been disturbed. and finally grouping the paragraphs and schedules into the proper perspective. Even with this vigilance every bill is more or less marred by inconsistency and contradiction.

The one notable exception to this method of procedure was in 1894, when the late Senator Gorman, of Maryland, speaking for the Democratic malcontents who were dictating the Senate action on the bill of that year, solemnly notified Chairman Wilson and his confrères of the House that they could take the Senate bill without the dotting of an i or the crossing of a t or leave it-and the House yielded with a very wry face. The tariff measures which bear the names of McKinley and Dingley, in a lesser degree only, have the distinct Senate impress.

A few years ago an eminent though somewhat unfriendly foreign critic of our institutions complained that there is no debate worthy of the name accompanying the enactment of a new tariff, that on the economic or fiscal merits hardly a thought is bestowed, and that our chief concern is to satisfy and reconcile the clamor of

local interests. This criticism, like so many other superficialities, contains only position resolve themselves into a Court a half truth. The tariff is doubtless more of a local question than was generally believed when General Hancock made his now famous announcement of the campaign of 1880, but no measure can be justly taxed with being entirely devoid of all sense of economic or fiscal proportion. If it were possible, of course, to found an ideal state where everybody thought alike and where there were no jarring interests, some dominating mind might very likely evolve a perfect bill. But no tariff bill can possibly be the product of one mind, no matter how dominating. is begotten of the fierce conflict of many interests and many minds, and therefore far from perfect.

That a tariff debate does not yield much that is informing to the economic student need occasion little surprise, even to the intelligent foreign critic. Aside from a very lively appreciation of the demands of his district or State, the average member of Congress has little more real insight into the intricacies and niceties of the different paragraphs composing schedule than has the Grand Llama, and this must be so. An apt illustration, only one of many, is found in the steel schedule. It sufficed formely to group wire in the same Paragraph with numerous other articles.

Thus we find this language in the Act of 1862:

"On steel in ingots, bars, sheets, or wire, not less than one-fourth of an inch in diameter, valued at seven cents per pound or less, one-fourth of one cent per pound; valued at above seven cents per pound and not above eleven cents per pound, one-half cent per pound; valued above eleven cents per pound, and on steel wire and steel in any form, not otherwise provided for, five per centum ad valorem." Here was a simple provision compared with the highly specialized separate wire paragraph of the present Act:

"137. Round iron or steel wire, not smaller than No. 13 wire gauge, one and one-fourth cents per pound; smaller than No. 13 and not smaller than No. 16 wire gauge, one and one-half cents per pound; smaller than No. gauge, two cents per pound, provided

### PERPLEXITIES OF TARIFF REVISION

steel or other wire not specially provided it approaches their ideal of protection or for in this Act, including such as is com- free trade. All this no doubt has its monly known as hat wire, or bonnet wire, useful side, but has little effect upon the crinoline wire, corset wire, needle wire, piano wire, clock wire, and watch wire, whether flat or otherwise, and corset clasps, corset steels, and dress steels, and sheet steel in strips, twenty-five one-thousandths of an inch thick or thinner, any of the foregoing, whether uncovered or covered with cotton, silk, metal, or other material, valued at more than four cents per pound, forty-five per centum ad valorem, provided that articles manufactured from iron, steel, brass, or copper wire shall pay the rate of duty imposed upon the wire used in the manufacture of such articles, and in addition thereto one and one-fourth cents per pound, except that wire rope and wire strand shall pay the maximum rate of duty which would be imposed upon any wire used in the manufacture thereof, and in addition thereto one cent per pound; and on iron or steel wire coated with zinc, tin, or any other metal, two-tenths of one cent per pound in addition to the rate imposed on the wire from which it is made.'

It requires but slight study to show that this provision was intended to pro-United States and to provide a progressive increase in duty dependent upon advancement in manufacture. Only a technical expert could have suggested the form of such a provision.

This growing complication in modern tariffs has made revision, in its details at least, more and more the work of the anatomy.

that all the foregoing valued at more demic, in the sense that it proceeds from than four cents per pound shall pay persons who are disinterested and who forty per centum ad valorem. Iron or view a tariff as good or bad according as work in hand. Party policy having decreed the measure, party discipline is ada-

> There is quite another form of attack which is not precisely inspired in the interest of pure dogma. It proceeds with some directness and insistence from those immediately affected. When one of the most powerful of human motives—selfinterest-is in action the spectacle is not always edifying. But, after all, it is very human, for the mental attitude of men who see, or fancy they see, their business imperilled by a proposed rate of duty is hardly likely to reflect calm indifference. Manufacturer and importer alike are vitally interested, and common business prudence compels them to heed every change likely to affect them directly or remotely. Neither can afford to ignore the march of events, and both are more or less constantly on guard.

The forces representing domestic interests are, as a rule, the most effective and the best disciplined. They long ago learned the value of organization and intelligent concerted endeavor. Somehow, tect the wire-drawing industry of the the efforts in the name of the importer are apt to be less telling. Perhaps this is partly because the importing portion of our population is not a potential force outside of New York City; perhaps its political activity is more circumscribed. Whatever the reason, the fact is un-

No schedule illustrates better the truth expert and less and less the work of the of this than that which relates to wools legislator himself. Indeed, it is only a and woollens. The necromancy of the corporal's guard now, with Senator Ald- "political shepherds" in any legislation rich pre-eminently at its head, and a affecting the tariff has long excited the dwindling corporal's guard at that, with admiration of the envious. Nothing susthe passing of Mr. Dingley and Senators pected of containing a fiber of wool, O. H. Platt and Allison-that may be said whether in a raw or manufactured stage, to be thoroughly familiar with tariff escapes attention. The average rate of duty on raw wool approximates forty per From the moment a bill is reported to cent. It is, however, not so much the the House and its provisions published rate, as burdensome as it is to many doto a waiting world, up to its last hour in mestic woollen manufacturers who reconference, the interest in the outcome quire grades of wool that cannot be is intense. Some of the criticism is aca-grown here, which makes the importation

of raw wool a doubtful enterprise. It is There can be little doubt that the wool rather the system of progressive specifics schedule, like the steel, will be one of based on value. For example, wool of the storm-centres of revision. a certain condition, with a foreign mar- The revenue aspects of a tariff must the market value of such wool is a very alarming proportions. ated not only practically to double the dules. duty, but also to pile up fines and penalactually ruin, the consignee. .

tice about a year ago.

ket value of less than twelve cents a always be kept constantly in view. It pound, pays four cents a pound duty, is, of course, axiomatic that the degree of while it pays seven cents a pound if worth prosperity has a marked influence upon more than twelve cents. The determina- the volume of receipts. It is perhaps untion of the market value rests with the fortunate that revision follows a period customs officials in the first instance, and of sharp, if temporary industrial depreswith the Board of General Appraisers sion, and at a time when the serious fallfinally. Not infrequently a decision that ing off of revenue threatens a deficit of This circumsmall fractional part of a cent over, stance, while it can scarcely fail greatly though conclusively shown to have been to embarrass, will not of necessity defeat purchased under, twelve cents, has oper- a thorough overhauling of existing sche-

The party in power in its formal writties because of technical undervaluation ten platforms, and through the speeches so stupendous in size as to cripple, if not of its recognized leaders, has often declared that it is not wedded to any par-The word "wool." moreover, is most ticular set of schedules, but its latest comprehensive in scope, and is made so pledge for revision is not necessarily to by the explicit language of the tariff. be confounded with drastic reduction. For a long time skins containing patches The Republican candidate, in his letter of mocha hair which had cost more to of acceptance, indicated a belief that, remove than the hair was worth as a if some rates were too high, others were commercial commodity—the skin used in too low. It ought to be said, however, the manufacture of glove leather being that every authoritative utterance of Mr. the thing that was valuable-was as- Taft since his election arrays him on the sessed at the wool rates, until the United side of a thorough and scientific revision, States Supreme Court reversed the prac- wherever that may lead. It is significant that the Wilson Act of 1894, which was Expressed in terms of ad valorem originally offered as a "reform" measequivalents, some few of the rates on ure, contained many substantial advances. woollen manufactures exceed 150 per cent., If the pruning-knife is to be wielded with and a numerous variety of articles take any vigor upon schedules suspected of rates above 100 per cent. The average harboring abuses, the loss of revenue rate on manufactures of wool is estimated which will result from this operation at about ninety per cent. This result is must, if present conditions continue, be accomplished under the cloak of a mixed made up in other directions. This supspecific and ad valorem system, which posed loss will in some instances doubtconceals admirably many rates that are less be more apparent than real, for it in effect prohibitory. It is a familiar should be said in this connection that principle running through most tariffs an examination of the annual receipts to assess merchandise according to the derived from the rates imposed by many component material of chief value, but paragraphs in the present act will prove the provisions in the wool schedule for conclusively that, though high, they articles of wearing apparel of every de- are not revenue-producing, for the simple scription, and manufactures generally, reason that they are in effect prohibitory. wholly or in part of wool, are so adroitly It may be accepted as absolutely certain worded that their drag-net provisions that a substantial increase in revenue, catch such foreign articles as cotton perhaps sufficient to balance losses elsequilts having a fringe of wool, and even where, would flow from a readjustment of paper mottoes embroidered with wool, in- these prohibitory duties to a point which significant alike in quantity and value, would permit wherever possible a reason-

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able volume of importation, and at the same time "equal the difference between pediency would defer action upon such the cost of production at home and a vexed question as long as possible, and abroad, together with a reasonable profit that party leaders look upon tariff re-to American industries"—in accordance vision as a kind of Pandora's box which with the latest utterance of protection.

It is an interesting and instructive fact that political disaster has often followed quickly in the wake of a new tariff law, many promising careers.

These are some of the reasons which ing expenses of the government. combine to make any new tariff programme unattractive, not to say extra hazardous to its sponsors. But there is must shoulder all the responsibility for prevailing conditions, and prevailing conwithstanding. The mere doubt and un- etc. He concludes: certainty which obscure the immediate future are in themselves enough to halt The halt may be temporary, but the following recovery and readjustment are sometimes, for reasons not readily explained, exceedingly slow.

It is not surprising that political exthey dread to open.

Thomas H. Carter, United States Sensweeping from the place of power the ator from Montana, has pointed out the party responsible for it and terminating difficulties in tariff revision, if that is abruptly, for a season, if not forever, held to be synonymous with tariff reduction, on account of the yearly increaspoints out the possibility of curtailing pensions, which neither party will do; the abandonment of rural free delivery, therean added terror. The party in power by saving \$30,000,000, to which the twelve million farmers in the country would not submit, and of the improvement of rivers ditions are unfavorably affected in a and harbors, the reclamation of arid marked degree by agitation, much contem- lands, and public works generally, which porary argument to the contrary not- the American people would not tolerate,

"In the last analysis, it will be found, on the closest possible inspection, that the industrial activity, and while they last little saving which can be made here and business looks on paralyzed and helpless. there, by practising the strictest kind of economy, will be more than offset by unavoidable additions incident to the normal expansion of the operations of the government.

# TARIFF COMMISSION OF 1909

iff Act of 1909 provides that "from and be required." after March 31, 1910, except as otherwise Under this authorization President ccuntry into the United States or into required by the act: any of its possessions (except the Philip-25 per cent. ad valorem, which rates of Chicago. shall constitute the maximum tariff of

Tariff Commission .- Sec. 2 of the Tar- thorized to employ such persons as may

specially provided for in this section, there Taft on Sept. 1909, appointed the followshall be levied, collected, and paid on all ing persons to be members of the Tariff articles when imported from any foreign Commission and to perform the duties

Henry Crosby Emery, professor of popine Islands, Guam and Tutuila) the litical economy at Yale University, chairrates of duty prescribed by the schedules man. James Burton Reynolds, assistant and paragraphs of the dutiable list of Secretary of the Treasury. Alvin H. Sec. 1 of this Act, and in addition thereto Sanders, editor of the Breeders' Gazette,

The commission met for organization the United States. . . . To secure in in the office of the Secretary of the formation to assist the President in the Treasury at Washington on Sept. 24, 1909. discharge of the duties imposed upon him It has since been actively engaged in the by this section, and the officers of the work assigned to it. The main investigovernment in the administration of the gation of the industrial effects of the customs laws, the President is hereby autariff were divided into three main parts

third consists of obtaining information increases. from the best experts available regarding home and foreign prices, local variations cer; born in Liverpool, England, Aug. 21, in each industry, and the general condi- 1754; purchased a commission in the tions of competition at home and abroad.

Summary of Legislation 1884-1909.— Morrison Bills-First bill in 48th Congress, Arthur's administration, proposed a horizontal reduction of 20 per cent., with free iron ore, coal, and lumber; defeated in House April 15, 1884, by vote of 159 to 155; House heavily Democratic and Senate Republican. Second bill in 49th Congress. Cleveland's first administration. similar to first bill, proposing free wool, salt, and lumber; defeated in House June 17, 1886, by a vote of 157 to 140; House Democratic, Senate Republican.

Mills Bill-50th Congress, Cleveland's first administration, provided for free lumber and wool, reduction on pig iron and abolition of specific duties on cotton; passed by House July 21, 1888, by vote of 162 to 149, but failed in Senate; House Democratic, Senate Republican.

McKinley Bill-Passed by 51st Congress, Harrison's administration, became law Oct. 6, 1890; high protective measure, though remitting duties on sugar and providing for reciprocity treaties; both Houses of Congress Republican.

Wilson Bill-Passed by 53d Congress, Cleveland's second administration, became law Aug. 17, 1894, without the President's signature: both Houses Democratic: measure reduced duties in some cases and made additions to free list, notably wool.

Dingley Bill—Passed by 54th Congress, McKinley's administration, approved July 24, 1897; passed by House 205 yeas to 122 nays, 27 members not voting; passed by Skirmish At. Gen. William Hull cau-Senate 38 yeas and 28 nays, 23 not vot-tiously moved, July 13, 1812, from Sanding; measure raised rates to produce more wich to attack Fort Malden, 18 miles berevenue, but was similar in many respects low. He sent forward a reconnoitring to the McKinley Act.

requiring three sets of investigators of sion of 61st Congress, Taft's administradifferent types. The first part is the col- tion, approved Aug. 5, 1909; passed the lection of facts regarding each dutiable House by a vote of 217 to 161 and the article, showing the character and locali- Senate by a vote of 45 to 34. The vote zation of its production at home and in the House was 195 year to 183 nays, abroad, statistics of output imports and twenty republicans voting in the negative exports, rates of duty reduced to ad and two democrats in the affirmative; in valorem terms, and the like. The sec- the Senate 47 to 31. In general the reviond part is the collection of data regard- sion of the Dingley Act was in the direcing costs of production at the mill. The tion of lower duties, but there were some

Tarleton, SIR BANASTRE, military offi-



SIR BANASTRE TARLETON.

British army (dragoons). At the beginning of the Revolutionary War he came to America, and was concerned in the capture of General Lee late in 1776. After the evacuation of Philadelphia, 1778, he commanded a cavalry corps called the "British Legion," and accompanied the troops that captured Charleston in May, 1780. He was one of Cornwallis's most active officers in the Carolinas and Virginia, in 1780-81, destroying Colonel Buford's regiment at Waxhaw Creek. "Tarleton's quarter" was synonymous with wholesale butchery. He was one of the prisoners at the surrender of Cornwallis. He published a history of his campaign in 1780-81. He died in England, Jan. 23, 1833. See Buford, Abraham.

Ta-ron-tee, or Riviere aux Canards, the McKinley Act. party, who returned with information Payne-Aldrich bill passed at extra sest that Tecumseh, with his Indians, had

### TARRYTOWN-TATNALL

been lying in ambush near Turkey Creek, iams, and Van Wart; and contains the be placed near the shore and his camp 1894. Pop. (1910), 5,600. fortified on the land side. He sent Mc-

not far from Amherstburg, and that the home and burial-place of Washington forest was full of prowling barbarians. Irving; the Philipse manor-house, erected There were rumors also that British in 1682; a Dutch church, erected prior to armed vessels were about to ascend the 1699; and a monument to the Revolution-Detroit River. Hall ordered his cannon to ary soldiers of the vicinity, dedicated in

Tatham, WILLIAM, author; born in Arthur in pursuit of the Indians in the Hutton, England, in 1752; settled in Virwoods, and Colonel Cass pushed on towards ginia in 1769; served in the Revolutionary the Ta-ron-tee, as the Indians called it, War as a colonel of Virginia cavalry. with 280 men. It is a broad and deep After the war he studied law and was stream flowing through marshes into the admitted to the bar in 1784; settled in Detroit River about 4 miles above Fort North Carolina in 1786; was in England Malden, at Amherstburg, and was then in 1796-1805; then returned to the United approached by a narrow causeway and States. He was the author of Memorial



VIEW AT RIVIÈRE AUX CANARDS.

spanned by a bridge. At the southern end on the Civil and Military Government of drove them into the forest. He asked permission to hold the bridge as an important near Savannah, Ga., Nov. 9, 1796; entered in the War of 1812-15.

Major John André by Paulding, Will- died in Savannah, Ga., June 14, 1871.

of the bridge was a detachment of British the Tennessee; An Analysis of the State of regulars, Canadian militia, and Indians Virginia; Two Tracts Relating to the under Tecumseh. Cass marched up the Canal Between Norfolk and North Carostream to a ford, crossed it, at sunset lina; Plan for Insulating the Metropodashed upon the enemy, and, after a con- lis by Means of a Navigable Canal, etc. flict of a few minutes, dispersed them and He died in Richmond, Va., Feb. 22, 1819.

point in the march upon Fort Malden, but the United States navy in 1812; rose to his detachment was too weak to face the captain in 1850; first served in the frigate peril of such nearness to the fort, and the Constellation, and assisted in the repulse request was denied. Besides, Hull was not of the British at Craney Island in 1813. then aware of the real strength of the gar- He afterwards served under Perry and rison at Fort Malden, and was not pre- Porter, and was engaged on the Mexican pared to attack it. The affair at the Ta- coast during the war against Mexico. He ron-tee was the first skirmish and victory entered the Confederate service; improvised a flotilla known as the Mosquito Tarrytown, a village in Westchester Fleet, and attempted to defend Port Royal county, N. Y., where the Hudson River Sound against Dupont. He commanded at expands and is locally known as Tappan Norfolk when the Merrimac was destroyed, Sea. It was the scene of the capture of and the Mosquito Fleet at Savannah. He

Taussig, Frank William, educator; they were willing to leave their rich town and Capital, etc.

Tax, INCOME. See INCOME TAX.

Taxation, Corporation. See Corpora-TION TAX.

Taxation, Exemptions from. See Ex-EMPTIONS FROM TAXATION.

Taxation, Inheritance, See Inheri-TANCE TAX LAWS.

Taxation, PROTEST AGAINST. ADAMS, SAMUEL.

pamphlet writted by Dr. Samuel Johnson in favor of the taxation schemes of the British government. It appeared early in 1775, and is one of the most heartless, intensely bitter, and savagely insolent of all the essays of the day. It was only the echo of the angry threats and grotesque arguments of the stubborn King, the venal minister, and the mad passions of the aristocracy. Johnson was employed to divert the people's attention from the injustice they were inflicting upon their fellow-subjects in America by oppressing Boston and robbing Massachusetts of its charter, and endeavoring to make its free people absolute slaves to a tyrant's will. The one great blot upon the names of Johnson and Gibbon, the historian, is the barter of their consciences for money; for both had expressed sympathy for the Americans up to that time. Gibbon had even written against the ministerial measures. He became suddenly silent at the time when Johnson's pen was inditing his ribald paragraphs. To them a writer of a stinging epigram alluded in the line, "What made Johnson write made Gibbon dumb."

With unpardonable malignity he uttered ponderous sarcasms and conscious sophistries as arguments. Pointing at Franklin (then in England) with a sneer, he spoke of him as "a master of mischief, teaching Congress to put in motion the engine of political electricity, and to give the great stroke the name of Boston."

To the declaration of the people of

born in St. Louis, Dec. 28, 1859; gradu- and wander into the country as exiles, he ated at Harvard College in 1879; later heartlessly said: "Alas! the heroes of was made professor of political economy Boston will only leave good houses to at Harvard College. He is the author of wiser men." To the claim of the Ameri-Tariff History of the United States; Sil- cans to the right of resistance to oppresver Situation in the United States; Wages sion, he exclaimed: "Audacious defiance! The indignation of the English is like that of the Scythians, who, returning from war, found themselves excluded from their own houses by their slaves." To the words of "A Pennsylvania Farmer" insisting that the Americans complained only of innovations, he retorted: "We do not put a calf into the plough; we wait till he is an ox." The ministry bade him erase these lines because they were unwilling to concede "Taxation no Tyranny," the title of a that the calf had been spared, and not for its coarse ribaldry. Johnson shamelessly avowed his bargain by comparing himself, when he obeyed the commands of the ministers, to a mechanic for whom "his employer is to decide." To the assertion that the Americans were increasing in numbers, wealth, and love of freedom, he retorted: "This talk that they multiply with the fecundity of their own rattlesnakes disposes men accustomed to think themselves masters to hasten the experiment of binding obstinacy before it becomes yet more obdurate." He sneered at the teachings of the rule of progression which showed that America must in the end exceed Europe in population, and said in derision, with no suspicion that he was uttering a sure prophecy: "Then, in a century and a quarter, let the princes of the earth tremble in their palaces!" That was a sad spectacle of an old man prostituting the powers of a great intellect, and weakening the prop of his morality, by aiming such a malignant but utterly feeble shaft at his kindred in nationality struggling for freedom.

Boswell, in his Life of Johnson, says: "He had long before indulged most unfavorable sentiments of our fellow-subjects in America. For as early as 1769 I was told by Dr. John Campbell that Johnson had said of them: 'Sir, they are a race of convicts and ought to be thankful for anything we allow them short of hanging.' On this performance I avoided to talk with him, for I had now formed a clear opinion that the Americans were Boston that to preserve their liberties well warranted to resist a claim,' etc.

it was supported by the States, which definite in the amount they yield. Confederation.

Constitution gave to Congress the right would have to pay as much as an old to impose and collect "taxes, duties, im- and rich State with the same population. posts, and excises," but limited this power Oregon, South Dakota, and Rhode Island, States in proportion to their populations seems unfair. Another objection to dimust be uniform throughout the United government, we must raise money by States; and (3) that no tax could be taxation both for national and for State imposed on exports. A fourth restriction was connected with slavery, and has now usually be raised on the very things that not be understood without some definitions.

Definitions .- "Taxes," as the word is used in the Constitution, means "direct" taxes, and direct taxes, as decided by the Supreme Court, are of two kinds only: taxes on real estate (including incomes therefrom) and "poll" taxes. Real-estate taxes are readily understood; poll taxes are taxes per "poll" or head-so much for each person. Duties, imposts, and excises differ slightly in meaning, but they all stand on the same footing in the eyes of the Constitution. Commonly "duties" and "imposts" are used in speaking of custom-house taxes, and "excises" are used in regard to internal revenue taxes, but the distinction is of no importance.

Nature.—Duties, imposts, and excises States. They are levied on goods of one along to somebody else. sort or another, either on articles im-Maine to California; the total amount to the price of the goods and is finally

Grant of Power.-Under the Articles of obtained from them depends on the ex-Confederation the government had no tent of their importation, use, etc. Thus power either to lay or to collect taxes; taxes of this sort are uniform and are in-

contributed to it in proportion to the National direct taxes, on the other value of their real estate. If a State hand, under our system, though definite neglected or refused to pay its share, in amount, are not uniform. When Con the national government had no way of gress levies a direct tax, it states the compelling it to do so. This was a very amount it requires (it called for a direct humiliating state of affairs, and con-tax of twenty million dollars in 1861) tributed not a little to the failure of the and calls upon each State to pay a share of it proportionate to its population. Warned by this, the makers of the Under this plan a new and poor State in two ways: providing (1) that "direct for instance, would have to pay about the taxes" must be apportioned among the same, irrespective of their wealth. This (not in proportion to their wealth); (2) rect taxation prevails in the United that all "duties, imposts, and excises" States. Owing to our double form of purposes. Direct taxes, however, must become obsolete. These restrictions can-must pay taxes to the States, thus robbing the States of part of the resources that would naturally help to support them. This is not a valid objection; it is only one arising from our habits, but it is a very practical one.

> For these reasons national direct taxes have always been unpopular in the United States, though in other countries (England, for instance) they pay the larger part of the expenses of the government. We have resorted to them only five times, each time for only one year.

Direct Taxes.—"Direct" taxes, as the term has been construed by the Supreme Court, are different from direct taxes as popularly understood and as defined in political economy. To the political economist (and to the average man) a direct tax is a tax collected directly from the property of the man who pays it, and must be uniform throughout the United an indirect tax is one that can be passed

Taxes on carriages, bank checks, etc., ported from abroad (taxes on exports are are direct taxes in the eyes of the political forbidden) or on certain articles pro- economist, because they are paid by the duced (such as liquors, tobacco, oleo- owners of the carriages, the drawers of margarine, etc.) or owned (such as car- the checks, etc., and cannot be shifted; riages, express receipts, checks, etc.). while customs taxes are indirect, because The rate levied must be uniform from their amount is added by the importer paid by the consumer. In the sense of goods; and so, in order to make sure the Constitution, however, as interpreted that these shall pay the duties, foreign by the Supreme Court, a tax on carriages or telegraph messages is not a direct tax.

Income taxes are direct in so far as they are derived from real estate, and indirect in so far as they are derived from other sources. Practically it is impossible to divide incomes up according to their sources, and if they could be so divided it would be considered grossly unfair to tax those derived from one source and exempt those derived from another source. For these reasons Congress has found itself unable to impose a satisfactory income tax except by apportioning it among the States in proportion to Constitution, giving the national government power to impose an income tax, was proposed by Congress to the States in three-fourths of the States ratify it. After that, Congress, in its discretion, may or may not impose such a tax.

United States government revenues. Be- except real estate. In time of war they fore the Civil War they were almost the have been levied on carriages, express only important source, but since that receipts, telegrams, watches, and hundreds time they have been nearly equalled by

internal-revenue receipts.

The power to impose them is naturally charge made for inspection brings in more confiscation of the goods. than it cost, the excess must be turned over was virtually an import tax.

goods are required to be brought in at certain specified places called "ports of entry," where they are examined and the duties assessed according to law. Evasion of the duty is known as smuggling, and Congress is given power to punish such by imprisonment, fine, and confiscation of the goods.

Export Taxes .- Export taxes are expressly forbidden by the Constitution.

Internal-revenue Taxes. - Internal-revenue taxes, as understood in the United States, are all taxes not direct except customs duties. In early days internalrevenue taxes were imposed to a limited their populations. An amendment to the extent only; the first really important law on the subject was adopted in 1862, in order to raise money for carrying on the Civil War. It brought in about 1909 and is still under consideration. It \$300,000,000 a year, and it and its sucwill become part of the Constitution when cessors have furnished nearly half of the total income of the United States ever since.

Ordinarily internal-revenue taxes are Customs Duties.—Customs duties have levied on liquors and tobacco, but they almost always been the chief source of may be imposed on practically anything of other articles. Even to-day they are imposed on profits of corporations engaged in interstate commerce, oleomara function of a national government, garine, notes of State banks, adulterated Under the Confederation, however, Con-butter, filled cheese, opium, mixed flour, gress had no such power, the States re- and playing-cards. Where possible they serving it to themselves. This led to are paid by purchasing special stamps, endless complications, and was wholly which are affixed to the goods and thus given up when the Constitution was serve as evidence that the duties have drafted. Nowadays no State may im- been paid. Selling or having in one's pose any customs duties (except by the possession any of these articles not bearconsent of Congress) further than may be ing the proper stamps is an offence which necessary to pay costs of inspection, har- Congress is empowered by the Constituborage, etc., on goods imported. If any tion to punish by imprisonment, fine, and

Objects of Taxation .- Taxes are ordito the United States. Nor may a State narily imposed in order to raise money. impose such taxes indirectly. Maryland The Constitution, however, does not reonce required importers of foreign goods strict them to this; it says Congress may to take out a license costing fifty dollars, impose them to pay the debts and probut the Supreme Court declared the law vide for the common defence and the genunconstitutional on the ground that it eral welfare. It does not say that Congress may impose them to raise money Once inside the country, it is difficult to provide for these things, but that Conand often impossible to identify foreign gress may impose them to do these things. This distinction is a fine one, but it is prevent the production of things that are important, for on it depends the entire considered objectionable. In early years right of Congress to impose a "pro- State-bank notes so often proved worthtective" tariff.

tured or used in the United States there should be taxed out of existence altois necessarily some particular rate which, gether; later, oleomargarine, mixed flour, if imposed, would yield the greatest pos- etc., were taxed so that they might be sible receipts. Increase the rate above readily identified by the "stamps" affixed this figure and imports (or production or to them and thus might not be frauduuse) would fall off, so that even at the lently sold to the public as butter, wheat higher rate the total income would be flour, and so on. Similarly opium was less; reduce it below this figure and, taxed in order to control its importation though imports (production, use) will in- and use. crease, they will not balance the loss from the lower rate.

most profitable rate and to impose it. A National Ideals Historically Traced, protective tariff, on the other hand, tries not to impose the most profitable rate, penses of the government.

thereby prevent cheap foreign goods from hand, the outgoes of government affect underselling and ruining domestic indus- the upbuilding of industries. tries is certainly to provide for the "gen-finance, defence, private enterprise, and eral welfare" of the country, and on this the general welfare are all intertwined. ground the courts have declared that the Early American finances were simple. imposition of an admittedly protective As in the case of many other English tariff is lawful. It is contended by many, colonies, the first-comers put in more however, that such duties, even if legal, money than they took out: the London really go beyond the intention of the Company, in its seventeen years of framers of the Constitution. It is a fact, activity, sank two hundred thousand nevertheless, that as early as 1789, only pounds. The effort of colonial proeight years after the Constitution was prietors to make a steady profit through enacted, Congress passed a tariff act quit-rents on the lands which they sold which it expressly stated was for the were always unpopular and led to dis-"encouragement and protection of manu-content and riots. Colonial taxes were "fathers" of the country considered be paid in produce, as witness the early such action within their powers. A pro- entry in Massachusetts: "item, a goat tective tariff is therefore legally justi- of the Watertowne rate; and he dyed." able; whether it is advisable is another The colonies were lightly burdened, and question.

posed to get revenue, but to restrict or lectors, intended chiefly to prevent smug-

less that in 1866 Congress decided that On each article imported or manufac- the public welfare demanded that they

Taxation in the United States .- The following article, by Professor Albert A revenue tariff aims to ascertain this Bushnell Hart, is taken from his volume

Closely allied with private wealth and but to find the rate which, while prof- with the control of business is public stable, will at the same time restrict finance, which is based upon the right the importation of articles that come of the State to subtract from private into competition with domestic products. property, first, whatever is necessary for Theoretically it is supposed to be high national preservation, and then whatever enough to equalize the cost of production may be held desirable for the general purat home and abroad, and at the same poses of the community. Every tax is time yield sufficient revenue for the ex- to some degree a restriction on some form of commercial activity, and may amount To equalize the cost of production and to absolute prohibition; on the other

thus showing that the almost all on land, and sometimes could the towns and counties had the right to Some internal-revenue laws are also determine on their own necessities and based on this "general welfare" proto lay taxes accordingly. The only imvision. The taxes on notes of State banks, perial taxes were small import duties oleomargarine, opium, etc., are not im- levied after 1676 by resident British colgling. Colonial expenses were chiefly for royal nor democratic road to sound nathe salaries of a few executive officers tional finances. and judges, for defence and offence, and in London, together with a few public for the poor and for roads and bridges, but though peace speedily with some small outgoes for education.

called paper-money banks, to lend money ment, by a series of statutes from 1741 taxes caused discontent and risings. to 1764, prohibited the issues. There prosperous and thriving country, basis, supplemented by barter, so that at bankruptcy. the same store you might trade in "pay," "money," "pay as money," or "trust." financial ideals were simple and easy.

serve of property, and that there is no erly adjusted financial administration.

When the Confederation went into in the eighteenth century for an agent action in 1781, people hoped for an improvement in public finance, under Robbuildings; local expenditures were chiefly ert Morris, the first national financier; followed, Morris found it impossible to pay the None of the colonies imitated the Eu- public creditors, because the States did ropean system of funded public debts then not meet the requisitions legally assessed becoming fashionable, for there was little upon them. His chief contribution to capital at home and no credit abroad. The national financial ideals was the Bank closest approach to a standing debt was of North America, chartered by Congress the issue of paper money, first to clear at his desire. Accumulations of unpaid off the cost of military expeditions by interest raised the domestic debt in seven anticipating taxes, then, through the so- years from about thirty-six million to about fifty million dollars. The States on real-estate security. This paper money were also in financial difficulties: they renaturally depreciated, till in some cases pudiated the whole or part of their outit was worth in specie only a twenty- standing paper notes, and in a few cases fifth of its face, and the British govern- their bonded debt, and the pressure of being no private bank-notes at that time, which commerce and capital were inthe colonies were brought back to a specie creasing, was on the verge of national

The experience of the twelve years from 1775 to 1787 sank deep into the The one great political ideal worked out national consciousness and produced in the colonies was "no taxation with- ideals which are reflected in the federal out representation," which they applied in Constitution and the practice of the subfavor of the appropriation bills of their sequent State governments. The first of own legislatures and against any general thesemis the conviction, at least of busitaxation by Parliament. The colonists' ness men, that governments cannot make wealth by issuing paper money; hence The Revolution was out of accord with the clause in the federal Constitution forthese crude and small financial methods, bidding the States to issue bills of credit. The war could not be fought at all with- The attempt to float paper money by makout expenditures which would have been ing it legal tender caused great difficulty heavy even for a people previously ac- and hardship; hence the States were forcustomed to pay high taxes, with experi-bidden to "make anything but gold and enced financiers and endowed with na- silver coin a tender in payment of debts." tional financial powers. Revolutionary The quarrels between the States over finance was simply the problem of get-interstate and foreign trade led to proting all the money that the States would visions forbidding them to lay import or raise by taxation, adding to it voluntary export duties. The financial distress of loans of every kind, and then issuing a the Confederation led to giving Congress flood of paper money on the authority broad power to "lay and collect taxes, both of the States and of Congress, leav- duties, imposts, and excises." It was ing a floating debt still unpaid. Confirmly fixed in the American conscious-fusion, waste, poor bookkeeping, injus- ness that there can be no real governtice to public creditors, confiscation of ment which has not an independent right the private property of the Tories-these to raise money by taxes or loans, to exwere the price that had to be paid for pend it with large discretion for govern-the lesson that governments have no remental purposes, and to provide a prop-

In 1789 begins the first real system of 1811; it was much missed during the American public finance in the various War of 1812, and therefore was rechartypes of government. First of all, the tered in 1816. outstanding federal debts and claims were The feeling of rivalry of interests bement, and everybody understood that it specie out. Jackson, therefore, transwas soon to be extinguished. During ferred his campaign to bank-notes, first the exigencies of war the federal govern- which government balances were to be ment left to the States the field of direct retained in the vaults of the government.

years previous to 1829 when the expenses bined, after 1848, with some gold coin. were over four million dollars. Public Though the federal debt was extinofficials were few, salaries low, the field guished in 1835, its place was taken by of federal legislation still narrow.

adjusted and new securities issued; in tween the farmer and the townsman the second place, recognizing that the made all banks unpopular; and this aided twenty millions of outstanding State Jackson when, in 1831, he began an asdebts were incurred in the Revolutionary sault upon the United States Bank and struggle, that amount was "assumed" prevented its recharter. The "deposits," by the federal government, and the States or treasury balances, were "removed" to thus started clear. This left only one State banks, which enlarged their cirpublic debt, that of the federal govern- culation and whose notes tended to drive next quarter-century the taxes of all in government transactions, and throughout the country were low, and, then on general principles. In 1840 Van by a tacit understanding, except during Buren obtained the sub-treasury act by

taxation and took for its province chiefly In this way the federal government duties on imports. The growth of com- with difficulty separated itself, so far as merce caused the low imposts commonly it could, from the business of banking to meet the whole needs of the govern- On the other hand, several of the Westment; hence the notion sprang up that ern and Southern States, especially Kenother forms of national taxation were tucky, Georgia, Alabama, and Illinois, unnecessary and oppressive. The effect has set up State-owned banks, which somebeen ill for the government, because the times claimed a monopoly of the business. customs are an uncertain resource, which The panic of 1819 was a proof that the cannot be calculated beforehand. Another financial system of the country was weak, incident of early finance was the great and the terrible crash of 1837 brought unpopularity of the excise laid in 1791. down scores of banks and led to a new Nevertheless, the times were favorable; era of legislation. Several of the States even the War of 1812 was only a tem- abandoned their State-owned concerns, porary setback. Such a result would which could not be prudently managed, not have been possible but for modest and the banking business was better safe-ideals of national expenditure. Leaving guarded, although the currency was a out the war, the navy, and the interest strange mixture of counterfeit, poor, on the public debt, there are only four good, and unredeemable bank-notes, com-

State and local indebtedness. The States The prohibition of State paper money took upon themselves the duty of buildand the exclusive federal power over ing canals, and the great capital neces-coinage caused the growth of new prin- sary could be had only by borrowing ciples as to a circulating medium. Hamil- abroad. This was an easy process, and ton, foreseeing that bank-notes would be in 1836 they added to their funds the the usual currency of the future, secured so-called "distribution" of twenty-seven from Congress the National Bank of 1791, million dellars as a bonus from the fedand the States also chartered numerous eral government. The crash of 1837 banks. This made three kinds of cur- overtook them and their enterprises; half rency: State-bank notes, many of them a dozen of them suspended payment, and circulating at a discount; United States some of them never made their bonds bank-notes, always at par; and specie, good. During the same decade the cities the greater part of which was foreign discovered that they, too, had credit, and coin. The United States Bank expired in raised money for water-works and other

improvements on their own securities, the war: one was the revival of the ex-Cities, counties, towns, and villages gave cise, which came to be a permanent tax. large sums towards the construction of An income tax, for the first time laid railroads, or more frequently pledged by the federal government, proved actheir credit. rich by running into debt excited alarm: first time since 1789 paper money was in 1836 the State constitutions began to issued with a legal-tender power, and fix a limit to the amount of taxes that after the war was over was allowed to could be raised in any one year, and a remain because people were accustomed sons the people denied the privilege of bank system, this time in the form of a generation was well learned.

abroad was unfortunately too much in of an absolutely secure paper currency, men's minds when the Civil War broke in which a national bank-note was as out. The Confederacy, unable to get its good as a greenback and both were as cotton to market, was practically bank- good as Uncle Sam. rupt from the first, in that, when its only people would buy, raising money by shortterm notes at high interest, and issuing over four hundred million dollars of paper lation between government and the moneymoney.

All these attempts to get ceptable and highly productive. For the few years later to forbid loans of pub- to it and because it saved about eight lic credit by any form of government. million dollars a year in interest. The At the same time and for the same rea- most serious novelty was a third federal laissez-faire to themselves by imbedding multitude of "national banks" issuing in their constitutions limitations on a currency secured by government bonds. private corporations and on the legisla- After 1864 State-bank notes were taxed tures. Democracy had lost confidence in out of existence. The system, though not its own self-control. On the other hand, very elastic, had the advantages of wide the lesson that the cost of public improvedistribution of the bonds and the superments might be put over upon the next vision of the paper currency by the national treasury. Upon the public im-The ease of borrowing at home and agination the greatest effect was the use

After the Civil War all these paper available gold supply, the scanty specie notes remained at a discount, varying reserves of the banks, was gone, there from about sixty per cent. in 1864 to a was nothing to draw on but the quick fraction of one per cent. just before the capital of the country. Hence a return resumption of specie payments in 1879. to devices first tried in the Revolution, Resumption was not only a mark of the such as seizure of supplies, certificates completely restored credit of the governfor debt, and irredeemable paper money ment, but broke up speculation in gold, which was simply a forced loan dis- which was practically a gambling on the tributed among the people. The federal public credit, and again placed the United government was on a different footing: States on the same currency basis as it had behind it a rich and productive other Western nations. The debts of the country, untouched by the hand of war Confederate government and the Confedand pouring out its surplus products to erate States incurred in support of the foreign countries; it had credit abroad Rebellion were invalidated, and several for the purchase of supplies and for the of the reconstructed States repudiated sale of bonds; it had a wealthy people loans incurred by the carpet-bag governwho, experience proved, were perfectly ments, considerable parts of which were willing to pay high taxes. 'But nobody fraudulent. Notwithstanding which, the expected the war to last more than a few State debts, which in 1860 were \$265,000,months, and in a place where a genius 000, in 1880 had risen to \$275,000,000, like Hamilton or Gallatin might have and the municipal and local debt then evolved a system of his own the financial stood at \$850,000,000. Taking the three policy consisted of raising taxes too slow- forms of public debt together, the total ly to be helpful, selling whatever bonds in 1880 was over \$3,000,000,000, or \$60 per capita.

As a result of the necessary close remarket during the war, people came to Some new financial ideas came out of expect that in case of any financial

system.

cause it was a national ideal to extin- ideal of a revenue calculated to meet the guish the public debt, which in 1866 was needs of the government, and also to \$2,800,000,000, in 1880 stood about \$2,- check the intention of extinguishing the 300,000,000, but in 1890 had sunk to national debt. \$1,500,000,000. The years 1878 and 1879 are turning-points in the ideals of pub-fered from the wealth of the people and lic finance, because, just as people had the unparalleled incomes of the various accepted the principle that the federal governments. They had so much money obligations were to be paid in specie and that it seemed as though they could do not in irredeemable paper money, a new anything, and therefore there were calls question arose as to what was specie. for more than they could possibly raise. The Bland Silver Act of 1878 was intended The ideal of the budget is found in the to prevent silver from being dropped out States which with few exceptions have til 1900 there was ceaseless discussion on regular sources, so that they can plan bimetallism; all questions of taxation, of to make their income just balance the debt payment, of bond issues, and of ernment mintage stamp was never ac-people, whether a city legislature or a ernment currency should be redeemable financial system: first, because of the pension payments pretty steadily rose.

as was the case continuously after 1861, total amount of the appropriation bills. the tariff is laid not with an eye to reve- The public bookkeeping of most Ameri-

trouble the federal government would nue, but to its influence on home manucome forward and rescue the country. factures. An effort was made to put off The commercial crisis of 1866 was popu- the question of lowering it by cutting larly laid to a contraction of the green-down the whiskey tax, but the temperance backs by the treasury. In 1871 a desper- people rallied and the excise remained. ate effort was made to get the govern- In 1894 the Democrats had a majority ment to keep its hands off while James in both Houses and passed the Wilson Fisk and other corrupt speculators "cor- tariff bill, which was expected to reduce nered" the visible gold. The secretary of the revenue, but made up for the gap by the treasury became the principal banker reviving the income tax. As that tax of the country, and was expected, in his was soon disallowed by the Supreme purchases and sales of bonds and his Court, and a commercial crisis checked handling of the treasury balances, to business, the revenue fell off and there avoid disturbing the rest of the financial was a series of deficits which had to be covered by bond issues. The effect was The treasury operations were heavy be- to discredit the attempt to return to the

State and municipal finance also sufof national use, and from that time un- moderate expenses and meet them from outgo. The cities also try less unweariedtreasury management were cabined and ly to make both ends meet. In State confined by this controversy. The ideal and local government, income and outthat silver had a moral right to the gov- go are regulated by the same body of cepted by the whole country, and for that board of estimate and appropriation; but ideal was finally substituted a statute in the national government, with the best 1900, providing that all forms of gov-financial administration, has the poorest on the same terms. Another ideal which uncertainty of what the income is going at least always had a majority in Con- to be; second, because ever since the gress behind it was that the soldiers in Civil War people have been accustomed the Civil War had a special claim on the to see income and outgo in disaccord; treasury; and the net result was that, as and finally because even the outgoes are the veterans decreased in number, the not concentrated, inasmuch as they depend upon the appropriations, which since One reason for this generosity was a 1865 have been reported by several difnew conception that it was desirable to ferent committees. The only man who spend money freely so that the taxes in any way corresponds with the chanmight not be reduced, and particularly cellor of the exchequer in England is the the tariff taxes. The normal unsteadiness Speaker of the House of Representatives, of the tariff is still more striking when, who takes some responsibility for the

can governments is anything but ideal, gress whenever it is under discussion; and States and municipalities lack proper because the States (especially Pennsyl-financial records. The federal govern- vania) which feel most advantaged by are dutiable as hides or as fish-skins.

cause some taxes, as on liquor, are con-special lines of business is demoralizing. current, and because in times of need Britain (\$30) for all purposes. They incompetent in the assessment of taxes of account by a public election. tion as a necessary evil: few people run except hard times. after the tax-collector to call his attention

tion, because to the American mind it is from year to year. not a fiscal but a commercial device. Al-

ment is too efficient, for it follows its protection therefore submit to corrupt finances into minute details, so that the bosses, who undertake to keep the duties treasury is called upon to decide such high; and because it leads people to look difficult questions as whether frogs' skins to the federal government as a distributor of special advantages to those who are Upon public finance Americans have shrewd enough to get into the favored formed several distinct and permanent circle. The effect of the tariff upon the ideals. The first is that the federal and wealth and productiveness of the nation State governments ought to select differ- is probably much exaggerated on both ent classes of objects of taxation; but sides; the effect upon public life of the this practical division is confused, be- hope that the government will help out

Americans are always willing to pay a the federal government taxes legacies and good price for a good article; in governother things which the States have con- ment they seem equally willing to pay sidered their province. Americans have an exorbitant price for a poor article. little objection to high taxes if they can Foreign cities get more for much less see their results, and in 1906 they were money, in cleanliness, beauty, protection paying about \$16 per capita, which is of life and property, and the convenience about half as much as the tax in Great of living. The cities are not the only great corporations whose servants make believe in exempting from taxation schools money by secret contracts and waste it and, in most States, colleges and re- by inefficiency; but no other corporation ligious institutions, on the ground that has every man, woman, and child as a they serve a public purpose. They are stockholder, or is so easily brought to The afevery kind, because unwilling to pay for fluence of the country is made an arguand keep in office trained assessors able ment against financial efficiency, and there to take advantage of a growth in values. are critics who say that nothing will In general, the American looks on taxa- make our city governments economical

The old motto "Pay as you go" is not to omissions; and wealthy corporations, an American ideal either in private or especially railroad and traction com- public business. People are so used to panies, hold back for years taxes assessed seeing large improvements paid for out upon them, and resort to every tech- of bonds that wealthy cities like Boston nicality to avoid sharing in the public borrow money to keep their pavements in order. The result is not only a large The ideal of the tariff can hardly be debt, but a public uncertainty as to what brought within the discussion of taxa- is actually being raised and expended

In his public finance the American is though within the boundaries of the an optimist. With the trifling exception United States lies one of the largest of the fourteen States that, at one time areas in the world free from internal or another, have repudiated debt, and of tariffs, millions of people feel sure that several cities which have been put into the prosperity of their country depends the hands of a receiver, all the various on preventing the freedom of external governments keep going, spend money lavtrade which is so prosperous within, ishly, yet pay the interest on their debts. Whatever the financial advantages or dis- The country is rich, and is likely to be advantages of the tariff, it has a very richer, and if the city of New York wants unfavorable effect on the morale of the water-works that cost \$160,000,000 it nation, because of the lobbying of Con- enters on the work with perfect condesirable, it will have it, cost it \$150,- of a great people?

fidence; if the State of Pennsylvania 000,000 or \$400,000,000. After all, if we wants a capitol at a cost of \$4,000,000, it keep up the interest on this enormous meekly allows the State government to mass of public debts, why should not our involve it in additional corrupt contracts children pay the principal? Après nous and payments to the amount of \$9,000, le déluge! Why should this generation 000; if the nation thinks a Panama Canal distrust the soaring financial imagination

# TAX ON CORPORATIONS

the following message to Congress:

ent extraordinary session of Congress, I tional government ought to have. lection.

"The House of Representatives has acter as that which in the case of Pollock ment in due and regular course. vs. Farmers' Loan and Trust Company "Again it is clear by the enactment or in my message at the opening of the litigation. If the court should maintain

On June 16, 1909, President Taft sent present session, makes it appropriate for e following message to Congress: me to submit to the Congress certain "To the Senate and House of Repre- additional recommendations.

sentatives. It is the constitutional duty "The decision of the Supreme Court of the President from time to time to in the income-tax cases deprived the narecommend to the consideration of Con-tional government of a power which, by gress such measures as he shall judge reason of previous decisions of the court, necessary and expedient. In my inaugural it was generally supposed the government address, immediately preceding this pres- had. It is undoubtedly a power the nainvited attention to the necessity for a might be indispensable to the nation's revision of the tariff at this session and life in great crises. Although I have stated the principles upon which I thought not considered a constitutional amendthe revision should be effected. I re- ment as necessary to the exercise of cerferred to the then rapidly increasing tain phases of this power, a mature condeficit and pointed out the obligation sideration has satisfied me that an amendon the part of the framers of the tariff ment is the only proper course for its esbill to arrange the duty so as to secure tablishment to its full extent. I therean adequate income and suggested that fore recommend to the Congress that both if it was not possible to do so by import Houses, by a two-thirds vote, shall produties new kinds of taxation must be pose an amendment to the Constitution adopted, and among them I recommended conferring the power upon the national a graduated inheritance tax as correct in government to levy an income tax with-principle and as certain and easy of colout apportionment among the States in proportion to population.

"This course is much to be preferred to adopted the suggestion and has provided the one proposed of re-enacting a law once in the bill it passed for the collection of judicially declared to be unconstitutional. such a tax. In the Senate the action of For the Congress to assume that the court its finance committee and the course will reverse itself and to enact legislation of debate indicate that it may not agree on such an assumption will not strengthen to this provision, and it is now proposed popular confidence in the stability of to make up the deficit by the imposition judicial construction of the Constitution. of a general income tax in form and sub- It is much wiser policy to accept the destance of almost exactly the same char- cision and remedy the defect by amend-

(157 U. S., 429) was held by the Su- of the proposed law the Congress will not preme Court to be a direct tax, and there- be bringing money into the treasury to fore not within the power of the federal meet the present deficiency, but by putgovernment to impose unless apportioned ting on the statute-book a law already among the several States according to there and never repealed will simply be population. This new proposal, which I suggesting to the executive officers of the did not discuss in my inaugural address government their possible duty to invoke itself still no taxes would have been col- actions of all corporations. lected until after protracted delay.

"It is said the difficulty and delay in securing the approval of three-fourths of the States will destroy all chance of adopting the amendment. Of course, no one can speak with certainty upon this point, but I have become convinced that a great majority of the people of this country are in favor of vesting the national government with power to levy an income tax, and that they will secure the adoption of the amendment in the States if proposed to them.

"Second, the decision in the Pollock case left power in the national government to levy an excise tax which accomplishes the same purpose as a corporation income tax and is free from certain objections urged to the proposed income-

tax measure.

"I therefore recommend an amendment to the tariff bill, imposing upon all corporations and joint stock companies for profit; except national banks (otherwise taxed), savings-banks, and building and loan associations, an excise tax measured by two per cent. on the net income of such corporations. This is an excise tax upon the privilege of doing business as an artificial entity and of freedom from a general partnership liability enjoyed by those who own the stock.

"I am informed that a two-per-cent. tax of this character would bring into the treasury of the United States not less

than \$25,000,000.

"The decision of the Supreme Court in the case of Spreckels Sugar Refining Company against McClain (192 U. S., 397) seems clearly to establish the principle that such a tax as this is an excise tax upon privilege and not a direct tax on property, and is within the federal power lation. The tax on net income is preferable to one proportionate to a percentage to pay and when collection is easy.

its former views, no tax would be collected in order to make the law effective over at all. If it should ultimately reverse the annual accounts and business transfaculty of assuming a corporate form has been of the utmost utility in the business world, it is also true that substantially all of the abuses and all of the evils which have aroused the public to the necessity of reform were made possible by the use of this very faculty. If now by a perfectly legitimate and effective system of taxation we are incidentally able to possess the government and the stockholders and the public of the knowledge of the real business transactions and the gains and profits of every corporation in the country, we have made a long step toward that supervisory control of corporations which may prevent a further abuse of power.

"I recommend, then, first, the adoption of a joint resolution by two-thirds of both Houses, proposing to the State an amendment to the Constitution granting to the federal government the right to levy and collect an income tax without apportionment among the States according to population; and, second, the enactment, as part of the pending revenue measure, either as a substitute for, or in addition to, the inheritance tax, of an excise tax upon all corporations, measured by two

per cent. of their net income."

The President's corporation - tax proposal was formulated into an amendment to the tariff act of August, 1909, and was declared constitutional by the United States Supreme Court March 13, 1911.

Text of Corporation-Tax Law.—The following is the text of the corporation-tax law, comprising Section 38 of the Tariff Act:

That every corporation, joint stock company, or association, organized for profit and having a capital stock represented by shares, and every insurance without apportionment according to popu- company, now or hereafter organized under the laws of the United States or of any State or Territory of the United of the gross receipts, because it is a tax States or under the acts of Congress apupon success, and not failure. It imposes plicable to Alaska or the District of Coa burden at the source of the income at lumbia, or now or hereafter organized a time when the corporation is well able under the laws of any foreign country and engaged in business in any State or "Another merit of this tax is the fed- Territory of the United States or in eral supervision which must be exercised Alaska or in the District of Columbia.

shall be subject to pay annually a special not compensated by insurance or otherholder or individual.

actually sustained within the year and preciation of property, if any, and in the

excise tax with respect to the carrying wise, including a reasonable allowance for on or doing business by such corporation, depreciation of property, if any, and in joint stock company, or association, or the case of insurance companies the sums insurance company, equivalent to one per other than dividends, paid within the year cent. upon the entire net income over and on policy and annuity contracts and the above \$5000, received by it from all net addition, if any, required by law to sources during such year, exclusive of be made within the year to reserve funds; amounts received by it as dividends upon (3) interest actually paid within the stock of other corporations, joint stock year on its bonded or other indebtedness companies, or associations, or insurance to an amount of such bonded and other incompanies, subject to the tax hereby im- debtedness not exceeding the paid-up capiposed; or if organized under the laws of tal stock of such corporation, joint stock any foreign country, upon the net income company, or association, or insurance comover and above \$5000 received by it from pany, outstanding at the close of the year, business transacted and capital invested and in the case of a bank, banking associawithin the United States and its Terri-tion, or trust company, all interest actutories, Alaska, and the District of Co- ally paid by it within the year on delumbia during such year, exclusive of posits; (4) all sums paid by it within amounts so received by it as dividends the year for taxes imposed under the upon the stock of other corporations, authority of the United States or of joint stock companies, or associations, or any State or Territory thereof, or insurance companies subject to the tax imposed by the government of any forhereby imposed; provided, however, that eigh country as a condition to carrying nothing in this section contained shall on business therein; (5) all amounts reapply to labor, agricultural, or horticul- ceived by it within the year as dividends tural organizations, or to fraternal bene- upon stock of other corporations, joint ficiary societies, orders, or associations stock companies, or associations, or inoperating under the lodge system and surance companies, subject to the tax providing for the payment of life, sick, hereby imposed; provided, that in the accident, and other benefits to the mem- case of a corporation, joint stock combers of such societies, orders, or associa- pany, or association, or insurance comtions, and dependents of such members, pany, organized under the laws of a fornor to domestic building and loan associa- eign country, such net income shall be tions, organized and operated exclusively ascertained by deducting from the gross for the mutual benefit of their members, amount of its income received within the nor to any corporation or association year from business transacted and capital organized and operated exclusively for invested within the United States and religious, charitable, or educational pur any of its territories, Alaska and the poses, no part of the net income of which District of Columbia (1) all the ordinary inures to the benefit of any private stock- and necessary expenses actually paid within the year out of earnings in the 2. Such net income shall be ascertained maintenance and operation of its business by deducting from the gross amount of and property within the United States and the income of such corporation, joint its Territories, Alaska and the District of stock company, or association, or insur- Columbia, including all charges such as ance company, received within the year rentals or franchise payments required to from all sources, (1) all the ordinary be made as a condition to the continued and necessary expenses actually paid use or possession of property; (2) all within the year out of income in the losses actually sustained within the year maintenance and operation of its business in business conducted by it within and properties, including all charges such the United States or its Territories, as rentals or franchise payments, required Alaska, or the District of Columbia not to be made as to the continued use or compensated by insurance or otherwise, possession of property; (2) all losses including a reasonable allowance for de-

case of insurance companies the sums in which such corporation, joint stock other than dividends paid within the year company, or association, or insurance on policy and annuity contracts and the company, has its principal place of businet addition, if any, required by law to ness, or, in the case of a corporation, be made within the year to reserve funds; joint stock company, or association, (3) interest actually paid within the year or insurance company, organized under on its bonded or other indebtedness to the laws of a foreign country, in the an amount of such bonded and other place where its principal business is carindebtedness, not exceeding the proportion ried on within the United States, in such of its paid-up capital stock outstanding form as the commissioner of internal at the close of the year which the gross revenue, with the approval of the secreamount of its income for the year tary of the treasury, shall prescribe, setfrom business transacted and capital in- ting forth (1) the total paid-up capital vested within the United States and any stock of such corporation, joint stock of its Territories, Alaska, and the Dis-company, or association, or insurance trict of Columbia bears to the gross company, outstanding at the close of the amount of its income derived from all year; (2) the total amount of bonded or sources within and without the United other indebtedness of such corporation, States; (4) the sums paid by it within joint stock company, or association, or the year for taxes imposed under the au- insurance company, at the close of the thority of the United States or of any year; (3) the gross amount of the in-State or Territory thereof; (5) all come of such corporation, joint stock amounts received by it within the year company, or association, or insurance as dividends upon stock of other cor- company, received during such year from porations, joint stock companies, or as- all sources, and if organized under the sociations, and insurance companies, sub- laws of a foreign country the gross ject to the tax hereby imposed. In the amount of its income received within the case of assessment insurance companies year from business transacted and capithe actual deposit of sums with State tal invested within the United States or Territorial officers, pursuant to law, as and any of its Territories, Alaska, and additions to guaranty or reserve funds the District of Columbia; also the amount shall be treated as being payments re- received by such corporation, joint stock quired by law to reserve funds.

corporations, joint stock companies, or tions, joint stock companies, or associaassociations, or insurance companies, as- tions, or insurance companies, subject to certained as provided in the foregoing the tax imposed by this section; (4) the paragraphs of this section, the sum of total amount of all the ordinary and \$5000, and said tax shall be computed necessary expenses actually paid out of upon the remainder of said net income the earnings in the maintenance and of such corporation, joint stock company, operation of the business and properties or association, or insurance company, for of such corporation, joint stock company, the year ending December 31, 1909, and or association, or insurance company, for each calendar year thereafter; and within the year, stating separately all on or before the first day of March, 1910, charges such as rentals or franchise payand the first day of March in each year ments required to be made as a condition hereafter, a true and accurate return un- to the continued use or possession of der oath or affirmation of its president, property, and if organized under the laws vice-president, or other principal officer, of a foreign country the amount so paid and its treasurer or assistant treasurer, in the maintenance and operation of its shall be made by each of the corporations, business within the United States and joint stock companies, or associations, its Territories, Alaska, and the District of and insurance companies, subject to the Columbia; (5) the total amount of all tax imposed by this section, to the col- losses actually sustained during the year lector of internal revenue for the district and not compensated by insurance or

company, or association, or insurance 3. There shall be deducted from the company, within the year by way of amount of the net income of each of such dividends upon stock of other corporaoration, joint stock company, or associa- ternal revenue. ion, or insurance company, organized

therwise, stating separately any amounts foreign country as a condition to carrying llowed for depreciation of property, and on business therein; (8) the net income the case of insurance companies the of such corporation, joint stock company, ums other than dividends, paid within or association, or insurance company, he year on policy and annuity contracts after making the deductions in this secnd the net addition, if any, required tion authorized. All such returns shall y law to be made within the year to as received be transmitted forthwith by eserve funds; and in the case of a cor- the collector to the commissioner of in-

4. Whenever evidence shall be produced nder the laws of a foreign country, all before the commissioner of internal revenue osses actually sustained by it during which in the opinion of the commissioner he year in business conducted by it justifies the belief that the return made rithin the United States or its Terri- by any corporation, joint stock company, ories, Alaska, and the District of Co- or association, or insurance company, is imbia, not compensated by insurance or incorrect, or whenever any collector shall therwise, stating separately any amounts report to the commissioner of internal llowed for depreciation of property, and revenue that any corporation, joint stock the case of insurance companies the company, or association, or insurance comums, other than dividends, paid within pany, has failed to make a return as rehe year on policy and annuity contracts quired by law, the commissioner of internal nd the net addition, if any, required by revenue may require from the corporation, w to be made within the year to re- joint stock company, or association, or inerve fund; (6) the amount of interest surance company making such return such ctually paid within the year on its further information with reference to its onded or other indebtedness to an amount capital, income, losses, and expenditures f such bonded and other indebtedness not as he may deem expedient; and the comsceeding the paid-up capital stock of such missioner of internal revenue, for the orporation, joint stock company, or as- purpose of ascertaining the correctness of ociation, or insurance company, out such return or for the purpose of making tanding at the close of the year, and a return where none has been made, is n the case of a bank, banking associa- hereby authorized, by any regularly apion, or trust company, stating separate- pointed revenue agent specially designated all interest paid by it within the year by him for that purpose, to examine any n deposits; or in case of a corporation, books and papers bearing upon the matpint stock company, or association, or ters required to be included in the return nsurance company, organized under the of such corporation, joint stock company, aws of a foreign country, interest so or association, or insurance company, aid on its bonded or other indebted- and to require the attendance of any ofess to an amount of such bonded and ficer or employe of such corporation, joint ther indebtedness not exceeding the stock company, or association, or insurroportion of its paid-up capital stock ance company, and to take his testimony utstanding at the close of the year, with reference to the matter required by bich the gross amount of its income law to be included in such return, with or the year from business transacted power to administer oaths to such person nd capital invested within the United or persons; and the commissioner of intates and any of its Territories, Alaska, ternal revenue may also invoke the aid of nd the District of Columbia bears to any court of the United States having he gross amount of its income derived jurisdiction to require the attendance of rom all sources within and without the such officers or employes and the pro-Inited States; (7) the amount paid by duction of such books and papers. Upon within the year for taxes imposed un- the information so acquired the commiser the authority of the United States sioner of internal revenue may amend r any State or Territory thereof, and any return or make a return where none eparately the amount so paid by it for has been made. All proceedings taken axes imposed by the government of any by the commissioner of internal revenue of the treasury.

commissioner of internal revenue, who due. shall make assessments thereon; and in add fifty per cent. of such tax. In case shall constitute public records and be of neglect occasioned by sickness or ab- open to inspection as such. sence of an officer of such corporation, company, immediately upon notice given both, at the discretion of the court. by the collector. All assessments shall and in cases of false or fraudulent returns, in which cases the commissioner of inafter said return is due, make return thereon shall be paid by such corporation, insurance company, immediately upon court, with the costs of prosecution. notification of the amount of such asand unpaid after the 30th day of June in taxes, so far as applicable to and not inany year, and for ten days after notice consistent with the provisions of this secand demand thereof by the collector, there tion, are hereby extended and made ap-

under the provisions of this section shall shall be added five per cent. on the be subject to the approval of the secretary amount of tax unpaid and interest at the rate of one per cent. per month upon 5. All returns shall be retained by the said tax from the time the same becomes

6. When the assessment shall be made, case of any return made with false or as provided in this section, the returns, fraudulent intent he shall add one hundred together with any corrections thereof per cent. of such tax, and in case of a which may have been made by the comrefusal or neglect to make a return or missioner, shall be filed in the office of to verify the same as aforesaid he shall the commissioner of internal revenue and

7. It shall be unlawful for any coljoint stock company, or association, or lector, deputy collector, agent, clerk, or insurance company, required to make said other officer or employé of the United return, or for other sufficient reason, the States to divulge or make known in any collector may allow such further time for manner whatever not provided by law to making and delivering such return as he any person any information obtained by may deem necessary, not exceeding thirty him in the discharge of his official duty, days. The amount so added to the tax or to divulge or make known in any manshall be collected at the same time and ner not provided by law any document in the same manner as the tax originally received, evidence taken, or report made assessed unless the refusal, neglect, or under this section except upon the special falsity is discovered after the date for direction of the President; and any ofthe payment of said taxes, in which case fence against the foregoing provision the amount so added shall be paid by shall be a misdemeanor and be punished the delinquent corporation, joint stock by a fine not exceeding \$1000, or by imcompany, or association, or insurance prisonment not exceeding one year, or

8. If any of the corporations, joint be made and the several corporations, stock companies, or associations, or injoint stock companies, or associations, or surance companies, aforesaid, shall reinsurance companies, shall be notified of fuse or neglect to make a return at the the amount for which they are respective- time or times hereinbefore specified in ly liable on or before the first day of each year, or shall render a false or June of each successive year, and said fraudulent return, such corporation, joint assessments shall be paid on or before stock company, or association, or insurthe 30th day of June, except in cases ance company, shall be liable to a penalty of refusal or neglect to make such return, not less than \$1000 and not exceeding \$10,000.

Any person authorized by law to make, ternal revenue shall, upon the discovery render, sign, or verify any return who thereof, at any time within three years makes any false or fraudulent return, or statement, with intent to defeat or evade upon information obtained as above pro- the assessment required by this section vided for, and the assessment made by to be made, shall be guilty of a misdethe commissioner of internal revenue meanor, and shall be fined not exceeding \$1000 or be imprisoned not exceeding one joint stock company, or association, or year, or both, at the discretion of the

All laws relating to the collection, resessment; and to any sum or sums due mission, and refund of internal-revenue

#### TAX ON CORPORATIONS

which any person summoned under this process.

plicable to the tax imposed by this sec- section to appear to testify or to protion. Jurisdiction is hereby conferred duce books, as aforesaid, shall reside, to upon the Circuit and District courts of compel such attendance, production of the United States for the district within books and testimony by appropriate

#### INCOME-TAX AMENDMENT AND TAXES ON INHERITANCES

It is persistently urged that by adopt- the necessity of apportionment. upon Congress, some limitation placed limited power. upon the powers of the State. Many are There is no kind of property, no income led to believe that we are in effect re- "from whatever source derived," which adjusting the taxing power as between the will be subject to taxation after the national and the State governments. adoption of the amendment without apevery few days that the States should look ment. The taxation of State bonds and well to this attempt to take away some other securities will be no different with of their present power. Even so profound the amendment than without it. The a constitutional lawyer as ex-Senator Ed- Constitution says: "The Congress shall munds says, in an article lately printed have power to lay and collect taxes, duties, in the Congressional Record: "In so imposts and excises," etc. Is there any sweeping and unlimited a form (is the kind of property or any kind of income, proposed amendment) as to grant Con-"from whatever source derived," excepted change and surrender proposed?"

reason or authority.

Income-tax Amendments and Taxes on under the Constitution as it at present Inheritances.—William E. Borah, the au- exists? May we not, if we apportion the thor of the first of the following articles, same, levy an income tax at the present was elected to the United States Senate time? Congress has the power now to in January, 1907, from Idaho. He is a do precisely that which is deemed revolunative of Illinois, born at Fairfield, June tionary and destructive to the States. 29, 1865. He received his early education There has never been any difference of in the public schools of Illinois, and later opinion amony lawyers or in the decisions was a student at the University of Kan- as to the power of Congress to levy an sas. In September, 1889, he was duly income tax. The sole question has been admitted to the bar and established prac- as to whether it should be apportioned tice at Boise, Idaho. He is a Republican, or not, and the sole purpose and only effect of the amendment is to relieve from ing the proposed constitutional amendment was no necessity for any extension of providing for the levying of an income power, but there was a necessity from a tax without apportionment some new or practical standpoint for changing the rule additional taxing power will be conferred for the exercise of a conceded and un-

With much apparent earnestness a warn-portionment which is not at the present ing is sent forth from certain sources time subject to taxation with apportiongress the right to tax the very States by this clause? If certain kinds of inthemselves by impositions upon their comes are excepted, such as income from bonds and other sources of revenue. . . . State bonds and other securites, where For what reason is this great and radical is the language or rule of construction which excepts them? Has any court ever What "radical change" is to be made, intimated that in the taxing clause of the what "surrender proposed"? I submit Constitution is to be found any exception that the position thus taken by the ex- as to incomes from State bonds or incomes Senator cannot be sustained upon either "from whatever source derived"? On the other hand, from Marshall to Chief-Justice Is there any doubt in the mind of any Fuller and Associate-Justice White in the lawyer, or layman for that matter, who Pollock case, it has been announced too has considered the subject, that Congress often for reference that the taxing power has power to levy an income tax now- as contained in the taxing clause of the

tax them without apportionment.

cannot tax State bonds or any of the in- sion reached. The court said: strumentalities of the States. Not bebe subtracted from this unlimited taxing power, plenary though it be, the right of upon this principle alone, the instrumentalities of the States are exempted. Marstrumentalities of the national government, boldly stated that no provision of the Constitution could be found to prohibit such taxation. But said the justice: "There is no express provision (of the Constitution) for the case, but the claim intermixed with the materials which comrending it into shreds."

Constitution is unlimited, unfettered, cov- court was met with the rule long estabering all kinds of property and all kinds lished that there was no limit to the of incomes. There is no doubt, if the taxing power of Congress. "That it might taxing clause of the Constitution were be exerted upon all individuals and upon construed standing alone and without re- every species of property" was conceded. gard to the fact that it is a part of an If so, upon what theory was the income instrument of government and without from State bonds or State officials' salregard to the scope, scheme, and plan of aries to be exempted? Solely upon the the instrument, that Congress would have theory that these sovereignties were in the absolute power to tax the incomes of their spheres independent, and that the State bonds and other securities upon the "admittedly unlimited power" to tax same being apportioned. And if we should related alone to the property or incomes go back prior to 1894 and follow the rule from sources within the jurisdiction of given us by the courts for nearly a hun- the sovereignty laying the tax. That the dred years, we would have the right to State government and its instrumentalities of sovereignty were not within the Nevertheless, the Supreme Court has jurisdiction or subject to the control of held that whether apportioned or not you the national government was the conclu-

"It is admitted there is no express procause the taxing power as quoted is not vision in the Constitution that prohibits full and complete, but because this power the general government from taxing the must be construed in the light of the means and instrumentalities of a State, Constitution as a whole-its scope, pur- nor is there any prohibiting the State pose, and design. The scope, purpose, and from taxing the means and instrumentalidesign of the instrument are to create two ties of the government. In both cases separate, and within their granted and re- exemption rests upon necessary implicaserved powers, independent sovereignties. tion, and is upheld by the great law of And it follows necessarily that neither self-preservation, as any government should and that neither does have the whose means employed in conducting its power to embarrass or destroy the other, operations, if subject to the control of In other words, that there must always another and distinct government, can exist only at the mercy of that government."

It will be recalled that the income tax a State government to exist and perform of 1864 covered specifically incomes from its functions. Upon this principle, and State securities and the salaries of State officers. This law was held constitutional. That is, it was held that the tax need shall, when confronted with the claim of not be apportioned. There was, therefore, the States of the right to tax the in- before the court precisely the situation we would have should this amendment be adopted and the rule of apportionment discarded. We had an income-tax statute specifically covering the subject-matter of incomes from the State securities, and we had numerous decisions of the Supreme has been sustained on a principle which so Court to the effect that the taxing power entirely pervades the Constitution, is so of Congress was plenary, and yet the court held that you could not tax State securipose it, so interwoven with its web, so ties or bonds. Did the court so hold upon blended with its texture, as to be in- the theory that State bonds were excepted capable of being separated from it without from the taxing power under the Constitution, or that the language of the Later, when the question was presented taxing power was not sufficient to cover as to the power of the government to tax the same? By no means. On the other the instrumentalities of the States, the hand, in this very decision, it is said

### INCOME-TAX AMENDMENT AND TAXES ON INHERITANCES

power of Congress. Did it hold this be- the State bonds and State instrumentalicause the statute itself did not cover this ties have been exempted for a hundred kind of property? By no means. The years from taxation is untouched and uneffect of those decisions was that, not- changed by this amendment. The reasons withstanding the unlimited taxing power upon which the opinions are based holding of Congress when standing alone, it must them exempt would be precisely the same be construed in the light of the fact that after as before the adoption of the amendwe have a dual government. The decision ment. was based upon the law of self-preservaeach other.

ment could not tax these State bonds for to it? the reasons theretofore announced in the

that there was no limitation to the taxing adopted? None. The rule under which

Is it not incumbent upon those who tion-the whole scope and plan of gov- say that by adopting this amendment we ernment as outlined in the Constitution will be able to tax State bonds and State being that there were two separate and instrumentalities to show as a basis for distinct sovereignties unembarrassed by their contention that the reason why we have not been permitted to tax them Let us suppose that this amendment is heretofore is because there was an exadopted and Congress should pass a law ception found in the taxing clause of the levying an income tax upon the income Constitution or because there was a limitafrom State bonds. It would then be said tion as to kinds of property to be taxed? that a statute covering this specific kind They can show neither. Even in the Polof property passed under an amendment lock case Justice Fuller said that, save covering incomes "from whatever source as to exports, the taxing power of Conderived" would certainly authorize the gress "reaches every subject and may be tax. But could it not be said in com- exercised at discretion." Justice White plete answer to this that upon several said in the same case: "It is unquesprevious occasions Congress had passed a tioned that the provisions of the Constatute taxing incomes from State bonds stitution vest in the United States the under a constitutional provision which plenary powers of taxation, and all we the court had held covered property of have to determine," continues the justice every nature and kind, but that aside in that powerful dissenting opinion which from the plenary power of taxation and has never been answered and never will the specific provisions of the statute there be, "is not the existence of a power, but was another principle which must obtain whether an admittedly unlimited power when construing the Constitution provid- to tax has been used according to the ing for a dual form of government and instructions as to method." The majority that that principle remains intact? The and the minority were a unit as to the court did not hold, for instance, in the plenary power of Congress to tax; also Pollock case that the income tax on State a unit that, notwithstanding this plenary bonds was void because it was unappor- power, you could not tax State bonds aptioned. It held, notwithstanding the lan- portioned or unapportioned. If the power guage of the statute and the plenary to tax is complete and unfettered, coverpower of the Constitution under which ing all subjects and every kind of propit was passed, that the national govern- erty, will this amendment add anything

In this connection, in view of the holdcase of Collector vs. Day and above quoted. ing of the court as to the extent of power Apply this test to the argument of those now in Congress to tax, do the words who oppose the amendment: What power "from whatever source derived" therefore would the national government have after add anything whatever to the strength or the adoption of this amendment that it amplitude of the amendment? Do they has not now? None. It will have pre- include any property or kind of property cisely the same power to tax to cover the not already included? For instance, if same kind of property, but without ap- the amendment read: "Congress shall portionment. On the other hand, what have power to lay and collect taxes on power has the State now that it would incomes without apportionment," would it not have after the amendment was not cover all incomes just as fully as the words "from whatever source derived"? sight of the fact that, after all, in a Has it not been held universally that the government like ours statutes and con-

ment foreshadows an assault upon wealth. around the feasters.

words "Congress shall have power to lay stitutions cannot of themselves protect and collect taxes" cover property or in-comes from whatever source derived? So can only be protected through an intel-far as this clause itself is concerned, the ligent, law-abiding, and loyal citizenship. words "from whatever source derived" There is nothing in this world so blind, are included in the general clause because so incapable of appreciating the forces it covers everything without exception. I which in the end will destroy it as wealth. grant that there was no need of using If it were not, it would realize that every the words, and that it would perhaps have time it invades the law of equal opporbeen better not to do so. It is never well tunity or the rule of equal burdens it is to coin phrases when you know precisely undermining its own stability and invit-what you wish to accomplish and have ing its own ruin. Those who honestly the phrases well embodied in the law and faithfully contend for the equal distheir meaning thoroughly established, at tribution of the great burdens of governhand for ready use. But possibly this ment, year by year increasing, who seek happened by reason of the manner in to protect the less fortunate and prosperwhich the amendment came in. This ous against the unjust accusations of amendment and the corporation tax were selfishness and greed, are the real friends the twin children of legislative neces- of property and the true defenders of law sity. Those of us who favored the amend- and order. Such men have no fight upon ment to the tariff bill providing for an honest wealth. They realize its value income tax, believing the court would and would protect it. But they know reverse the Pollock case if the question also that the man who walked down Fifth were resubmitted, had secured enough Avenue a few nights ago, hungry and votes to pass the amendment. Something haunted by the cries of his children, and had to be done. So this amendment and threw a rock at the feasters in a palatial the corporation tax were brought in as hotel, can no more be ignored in consida substitute, with the understanding and ering policies than the greatest of magnotice served that both had been formu- nates who wearies with the burdens of his lated in the region of the immaculate and wealth. There are those who even dare both were clothed and accompanied by the to believe that purely as a matter of safesustaining benediction of those who could guarding our institutions and of preservnot err and that no changes in the amend- ing the guarantees of property, to say ments were to be contemplated for a nothing of the demands of humanity, the moment. And thus with that solemn and legislator should look first into the causes serious but complacent consideration which which brought to this citizen of ours enalways obtains when divine things are forced hunger and idleness and seek to passing by they went through the Senate. remedy the same rather than to devote Some seem to think that this amend- his entire time to throwing protection

No sane man would take from industry The Graduated Taxation of Incomes its just reward or rob frugality of a fair and Inheritances.—Wayne Mac Veagh, and honest return. I believe in protection the author of the following article, has to wealth legitimately acquired and the been for many years a conspicuous figure absolute guarantee to property and prop- in American public life. In 1863 he was erty rights. These things are essential to chairman of the Republican State Comthe welfare of those who do not possess mittee of Pennsylvania, his native State. property as well as those who do, and no In 1870-71 he represented the United man would render them less efficient than States at Constantinople, and in 1872 he they now are. But equality of burden was appointed a member of the Pennsyland equal opportunity in the struggle for vania Constitutional Convention. He preexistence are also essential to any suc-sided over the commission which was sent cessful and continued plan for the pro- to Louisiana by President Hayes in 1877 tection of wealth and property. We lose for the purpose of amicably adjusting the

field as Attorney-General, but on the ac- freest possible play and the fullest posin Philadelphia. United States ambassador to Italy quire property, all such rewards in money from 1893 to 1897, and he was one of as are compatible with even-handed justice the counsel who contested the claims of to his fellows. He must not only be perthe Allied Powers before the Hague Tri- mitted, but encouraged to labor for his bunal in the Venezuelan arbitration.

It ought to be confessed, on the thresh- munity, as honest thrift always is. old of the discussion of this subject, that has for some years been proposing, with caused something resembling consternavery indifferent success, a particular ex-tion, even in intelligent quarters. This find that such extension has attained a more surprising because the writer of this sudden and wholly unexpected importance, article succeeded eight years ago in perhaving become in a single day a question suading the late Senator Wolcott, of Colojustifying immediate and earnest consid- rado, that graduated taxation was a

Senators and Representatives assembled ley on June 13, 1898. before him on the occasion of the laying dent calmly and quietly in the face, to with the other war taxes. confront without alarm any dangers it proposition suggests.

try; and it is indispensable that such had succeeded in annulling the law im-opinion should be enlightened by a full posing a very modest proportional tax and free discussion before it is called upon upon their incomes, they assumed they the true welfare of every class in the com- peared in the attack upon the law and

disputes of the contending parties there, taxation should be framed upon such a He sat in the cabinet of President Gar- moderate basis as will leave room for the cession of President Arthur he resigned sible exercise of the energy, industry, and his portfolio and resumed his law practice ability of every American citizen, by offer-Mr. MacVeagh was ing, to his praiseworthy ambition to acown advantage, so long as his advantage is consistent with the advantage of the com-

It was, however, astonishing to observe it is somewhat disconcerting for one who that President Roosevelt's mild words tension of the principles of taxation, to attitude towards his suggestion is the beneficent form of imposing taxes, and in For, whatever opinion may be enter- inducing him to propose such taxation of tained of the propriety or wisdom of inheritances as part of the War Revenue President Roosevelt's recent expression in Act then pending in Congress. It was favor of graduated taxation, no sensible presented by him, accepted by both person can doubt that what he said to the Houses, and approved by President McKin-

As it was a tentative measure, its terms of the corner-stone of the new Congression- were purposely made very moderate, but al building at Washington at once re- it distinctly affirmed the principle of moved the question of such taxation from graduated taxation by steadily increasing the realm of academic discussion, and the rate to be levied as the amount of brought it into the domain of practical the inheritance increased. It was modpolitics and legislative enactment. It is, clled in this respect upon the act by which therefore, a dictate of "saving common the Parliament of Great Britain had. sense," for all who sincerely desire that four years before, imposed a graduated such taxation should be kept within safe tax, but at a heavier rate, upon inand conservative bounds, to look the ques- heritances. This law remained in force tion thus suddenly presented by the Presi- for four years and was only repealed

It is hardly necessary to say that it had may be supposed to bring in its train, and in the mean time been vigorously assailed to thresh thoroughly out the problems the as unconstitutional. Capitalists exhibit a singular stupidity in resisting every at-Such problems must finally be passed tempt to impose upon them their proper upon by the public opinion of the coun- share of the public burdens; and, as they for a decision. It can be readily shown, would easily annul a law imposing a if a proper effort is made to do so, that graduated tax upon their inheritances. it is for the general public welfare, for Twenty leading members of the bar apmunity, that any scheme of graduated only one in defence of it-the then

used this suggestive language:

"The review which we have made exwhom the burden is placed to bear the same have been levied since the foundation of the government. So, also, some authoritative thinkers and a number of economic writers contend that a progresproportional one. constitutional limitation, the question not judicial. representative government is a failure."

faces towards political meetings and the taxation. polling-booths. They must labor to make defiled, worthy of the best efforts of the government will abundantly justify itself, impose taxes "with reference to the political duties all will go well.

Solictor-General. The result was that wealth," whether as income or as inheritthe constitutionality of such method of ance. There is no use in pretending that taxation by Congress was conclusively es- the proposal to establish such a system tablished in a masterly opinion by Mr. of taxation is of a radical, much less of a Justice White, in the course of which he revolutionary, character, or in attempting to persuade the American electorate that it is a wicked attack upon private prophibits the fact that taxes imposed with crty to ask Congress to adopt a system reference to the ability of the person on of taxation which has been accepted by the most aristocratic and conservative legislative assemblage in the world-the House of Lords of Great Britain. After twelve years' experience of it the graduated taxation of inheritances is now firmly sive tax is more just and equal than a established as part of the permanent finan-In the absence of cial policy of the United Kingdom.

It is also an interesting coincidence whether it is or is not is legislative, and that while President Roosevelt limited The grave consequences himself, at least for the present, to the which, it is asserted, must arise in the graduated taxation of inheritances, Mr. future, if the right to lay a progressive Asquith, as Chancellor of the Exchequer, tax be recognized, involves in its ultimate within a fortnight afterwards was telling aspect the mere assertion that free and the House of Commons that "the time has arrived for an inquiry into the prac-This weighty utterance is not only il- ticability of a graduated tax upon inluminating, as disposing of all question comes." Surely, if the time has arrived as to the right of Congress to impose a for the legislature of Great Britain, comsystem of graduated taxation, but its con- posed of King, Lords, and Commons, to cluding words make a serious appeal to take the subject into consideration, it all American citizens who, so far from cannot be too early for our own Congress believing that free and representative gov- to do so; and it must be expected that. ernment is a failure, believe, with a faith at its next session, bills will probably which can never be shaken, that it is, be introduced imposing graduated taxes with all its drawbacks, the best form of upon both incomes and inheritances, notgovernment ever vouchsafed to the chil- withstanding the decision by a divided dren of men. They fully recognize that court against the recent proportional ineternal vigilance is the price which must come tax. It is, indeed, believed by many be paid for its blessings-that all good persons that, when the question is again citizens must become "practical poli-presented, an income tax will be upheld. ticians," sometimes turning their backs If so no time ought to be lost in endeavorupon what Lord Bacon calls "the idols ing to impress upon the public mind the of the market-place," and turning their necessity of proper limits upon such

But it will be utterly useless in any the public service a service pure and un-such discussion to pretend that there is anything new or startling in proposing, best men. When this is done our form of in the apt words of Mr. Justice White, to If the rich will honestly attend to their ability of the person upon whom the burden is placed to bear the same "-that The question now under consideration is, increasing the rate of taxation to keep ought to be, indeed must be, if private pace with the wealth of the persons taxed. property is to be safe, discussed fully Indeed, it is a hundred and thirty years and thoroughly, and all classes of voters since Adam Smith announced that "the must be shown what are the proper bases subjects of every State ought to conof the graduated taxation of "surplus tribute towards the support of its govern-

ment as nearly as possible in proportion jectionable method of applying it? The to their respective abilities"; and John suggestions formerly made in reference to Stuart Mill, at a later day, declared with such a system were concerned with apeven greater emphasis: "Equality of portioning the inevitable burdens of taxataxation, as a maximum of politics, tion. These latter suggestions relate means equality of sacrifice. It means themselves to the welfare of society, and the apportioning the contribution of each raise the question whether gigantic forperson towards the expenses of the gov- tunes are in themselves, or in the methods ernment, so that he shall feel neither more of their acquisition, such serious obnor less inconvenience from his share of stacles to the contentment, the peace, and the payment than every other person ex- the healthy growth of the community as periences from his." Professor Nicholson to call for their abatement. We are toadds: "It is admitted that this standard day face to face with these grave and cannot be completely realized; but it is far-reaching problems. It is impossible thought to furnish a proper foundation either to avoid them or to postpone for remission in some cases and for pro-them. All that is left for us is to portional increase of taxation in others." discuss them and to endeavor to set-Complete realization in political economy tle them upon some sane and rational of any standard of abstract justice is still basis. It is equally futile and cowardfar to seek; but there must be a reason-ly to pretend that they do not exist or able and just basis for at least an ap-that we need not bother ourselves about proach to equality of sacrifice in the them. President Roosevelt having "set imposition of the taxes in question. the hall rolling," it will roll on until a The sociological question ought also to solution is found, fairly satisfactory to be freely discussed—that is: Ought there the majority of the voters—some workto be a limit fixed beyond which, for the able basis of agreement between those public welfare, the further accumulation who have good reasons to be contented of surplus wealth should be discouraged? with their generous share of the common If so, where should the limit be placed property of the nation and those who, perand the discouragement begin, and at haps, have as good reason to be disconwhat ratio should the discouragement tented with their meagre share of it. It is proceed? And if there is to be such dis- surely the part of wisdom and of patriotcouragement, is a system of graduated ism to hasten the finding of such a worktaxation the most effective and least ob- able basis of agreement before it is too late.

# TAXES

any government, savage, barbarous, or to the prices of the articles sold to the civilized. There is no real science of consumer, who is the real taxpayer. taxation, no natural laws controlling taxa- Direct taxes, such as the poll tax, the tion and its effects, unless it be (1) that tax on testamentary bequests, income tax, attributed to Calbert, the celebrated etc., cannot be shifted. finance minister of Louis XIV., who said that "the science of taxation consists the support of the federal government are entirely in so plucking the goose (that mainly indirect taxes, such as customs is, the people) as to produce the greatest and excise. The Constitution gives Conquantity of feathers with the least com- gress "power to collect taxes, duties, implaint," and (2) that each person should posts, and excises, to pay the debts and pay his just share. For this reason all provide for the common defence and gengovernments have always preferred in- cral welfare of the United States," subdirect taxation, which prevents the ulti- ject to restrictions, no capitation or other mate consumer from knowing the amount direct tax to be laid unless in proportion of taxes he pays, as those who pay these to the census. The first direct tax (\$2,-

Taxes are a fundamental necessity for full amount, and frequently much more,

In the United States taxes imposed for taxes directly to the government add the 000,000) was levied upon the sixteen

States, pro rata, in 1798, an income tax. The systems and rates of States......July 24, 1813 State, county, and municipal taxation are numerous and constantly changing, but to retailers of wines, spirituous liquors, the taxes are direct, and are levied upon and foreign merchandise, and on notes of the assessed value of real estate and per- banks, etc., bonds and obligations dissonal property. According to the SINGLE-GEORGE (q. v.) and others, taxation should be solely on land value, exclusive of im- States by counties......Aug. 2, 1813 provements. The development of the present system of federal taxation is shown except those exclusively employed in husbelow:

Duties laid upon spirits distilled withhome material, March 3, 1791, followed by an act further regulating these duties and imposing a tax on stills

May 8, 1792

the whiskey insurrection in Pennsylvania

snuff manufactured for sale within the United States; 2 cents per lb. on sugar and plated ware, jewelry, and paste-work refined within the United States; and manufactured within the United States specific duties as follows: On every coach, \$10 yearly; chariot, \$8; phaeton, \$6: wagons used in agriculture or transportation of goods, exempt by act

June 5, 1794 Duties laid on property sold at auction

June 9, 1794 Taxes on snuff repealed and duty laid on snuff-mills ...... March 3, 1795

Duties on carriages increased by act

May 28, 1796 Duties laid on stamped vellum, parch-

ment, and paper by act.....July 6, 1797 Direct tax of \$2,000,000 laid, proportioned among the States.....July 14, 1798

Act to establish a general stamp-office at seat of government....April 23, 1800 Duty on snuff-mills repealed

April 24, 1800

Repeal of act taxing stills and domestic

Subset o retailers, sales at auction, carriages. quently the tax was levied in 1813, stamped vellum, parchment, and paper

000,000) was refunded, March 2, 1891. Act passed imposing duties of 1 per According to rulings of the Supreme cent. on sales at auction of merchandise. Court, Congress has no power to levy and 25 per cent, on ships and vessels, on duties on exports, and the restriction licenses to distillers of spirituous liquors: upon direct taxation does not apply to and on sugar refined within the United

Act passed imposing duties on licenses counted by banks, and on certain bills

Direct tax of \$3,000,000 imposed on Duties laid on carriages and harness,

Fifty per cent. added upon licenses to

in the United States from foreign and retailers of wines, etc., and 100 per cent. on sales by auction......Dec. 23, 1814

Direct tax of \$6,000,000 laid upon the United States annually.....Jan. 9, 1815

Internal-revenue tax of \$1 per ton im-Execution of the above laws leads to posed on pig-iron; 1 cent per lb. on nails; also tax on candles, paper, hats, 1794 umbrellas, playing-cards, boots, tobacco, Duties imposed on licenses for selling leather, etc., and an annual duty on wines and foreign distilled spirituous liq- household furniture, and gold and silver ors by retail; 8 cents per lb. on all watches, by act..........Jan. 18, 1815

Internal-revenue tax on gold and silver Feb. 27, 1815

Direct tax of \$19,998.40 laid on the District of Columbia annually, by act

Feb. 27, 1815

Acts of Jan. 18 and Feb. 27, 1815, repealed......Feb. 22, 1816

Act of Jan. 9, 1815, and Feb. 27 repealed, and direct tax of \$3,000,000 laid on the States, and direct tax of \$9,999.20 laid on the District of Columbia

March 5, 1816

Duties on household furniture watches kept for use removed by act

April 9, 1816 Acts of July 24, 1813, and Aug. 2, Dec.

15 and 23, 1814, repealed....Dec. 23, 1817 Act passed allowing States to tax public lands of the United States after they are sold by the United States. Jan. 26, 1847

Direct tax of \$20,000,000 laid annually, distilled spirits, refined sugar, licenses and apportioned to the States by act of Congress (one tax to be levied previous

Act passed to provide internal revenue to support the government and to pay interest on the public debt, imposing taxes on spirits, ale, beer, and porter, licenses, posing an income-tax amendment to the manufactured articles and products, auction sales, yachts, billiard-tables, slaughtered cattle, sheep, and hogs, railroads, steamboats, ferry-boats, railroad bonds, on corporations; approved by the Presiof officers in service of the United States, papers of all kinds, like bank-checks, conveyances, mortgages, etc.....July 1, 1862

Act to increase internal revenue passed March 7, 1864

Act of Aug. 5, 1861, repealed

Act passed to reduce internal taxation

and snuff reduced by act....Oct. 1, 1890 returned.

States and Territories the amount of di- among the poorer classes. rect tax paid under act of Aug. 5, 1861

ed States Supreme Court.... May 20, 1895 volume in 1844, entitled Ximena. In 1844-

The Spanish War revenue act was apto April 1, 1865) .........Aug. 5, 1861 proved by the President....June 13, 1898 An act relieving many articles from the war-revenue tax, to take effect July 1, 1901

> Congress passes a joint resolution, pro-Constitution, for ratification by the States July 5, 1909

Payne-Aldrich tariff law imposes a tax 

Taxes, DIRECT. Only five times in the advertisements, incomes, legacies, business history of the country has a direct tax been successfully levied by Congress. In 1798 a direct tax of 50 cents was levied on every slave in the United States. In 1813, 1815, 1816, and 1861 taxes were levied upon all dwelling-houses, lands, June 30, 1864 and slaves, and apportioned among the rnal taxation States according to their population. July 13, 1866 The tax of 1861 was made necessary in Internal-revenue taxes reduced by acts order to defray the expenses of the war of July 14, 1870, and June 6.......1872 just then beginning, and all the loyal All special taxes imposed by law accru- States, except Delaware, assumed its paying after April 30, 1873, including taxes ment. Thirty years afterwards, in 1891, on stills, to be paid by stamps denoting Congress passed an act providing that the the amount of tax, by act....Dec. 24, 1872 taxes thus contributed for the prosecution Internal-revenue tax on tobacco, snuff, of the war should be returned to the sevand cigars increased, and former tax of eral States which had paid them. Under 70 cents per gallon on distilled spirits this act the total amount refunded to the raised to 90 cents, by act...March 3, 1875 State treasuries reached nearly \$15,000,-Internal-revenue tax on tobacco reduced 000. Of this New York, of course, re-Henry George's *Progress and Poverty*, Taxes on incomes above \$4,000 were coladvocating the "Single-tax" theory, publicated in 1895 under a law passed Dec. 12, Act passed reducing internal-revenue tion among merchants, bankers, and taxes, and repealing tax on banks, checks, brokers, and John G. Moore, of New York, etc., matches, and medicinal preparations brought a suit to restrain the internal-March 3, 1883 revenue collector from collecting the tax. Special tax laid on manufacturers and On Jan. 23, 1895, the constitutionality of dealers in oleomargarine, and a stamp tax the tax was affirmed. Appeal was made to of 2 cents per lb. laid on the manufact- the United States Supreme Court, which, ured article......Aug. 2, 1886 on April 8, 1895, declared the income tax Special internal-revenue tax on dealers unconstitutional. Only about \$75,000 had in tobacco repealed, and tax on tobacco been collected under the law, and this was The decision aroused much Act passed to refund to the several comment, and caused great dissatisfaction

Taylor, BAYARD, traveller; born in March 2, 1891 Kennet Square, Pa., Jan. 11, 1825; be-Income tax appended to the Wilson came a printer's apprentice at seventeen tariff bill and passed with it, becoming a years of age, and at about the same time law......Aug. 27, 1894 wrote verses with much facility. Declared unconstitutional by the Unit- rhymes were collected and published in a

York and wrote for the Literary World and for the Tribune, and in 1848 published Rhymes of Travel. In 1849 he be-



BAYARD TAYLOR.

came owner of a share in the Tribune, and was one of the shareholders at the time of his death. After serving two months as the secretary of the American legation at Shanghai, he joined the expedition of Commodore Perry to Japan. In the spring of 1878 he went to Berlin as American minister at the German court, and died there, Dec. 19, 1878.

in Northville, Mich., July 11, 1855; graduated at Northwestern University in 1876; was Professor of History in Albion College rency; Reform in the United States, etc.

Taylor, George, a signer of the Decla- Caroline county, Va., Aug. 20, 1824.

46 he made a tour on foot in Europe, of the age of twenty years, but, having a which he published (1846) an account in good education, rose from the position of Views Afoot. In 1847 he went to New a day laborer in an iron foundry to the station of clerk, and finally married his employer's widow and acquired a handsome fortune. For five consecutive years he was a prominent member of the Pennsylvania Assembly, and in 1770 was made judge of the Northumberland county court. He was elected to Congress July 20, 1776, and signed the Declaration of Independence on Aug. 2. He died in Easton, Pa., Feb. 23, 1781.

Taylor, JAMES WICKES, author; born in Starkey, N. Y., Nov. 6, 1819; graduated at Hamilton College in 1838; admitted to the bar and practised in Ohio in 1842-56; special United States treasury agent in 1860-70; and United States consul at Winnipeg, Canada, in 1870-93. His publications include History of Ohio; First Period, 1620-1787; Manual of the Ohio School System; Reports to Treasury Department on Commercial Relations with Canada: Alleghania, or the Strength of the Union and the Weakness of Slavery in the Highlands of the South, etc. He died in Winnipeg. Manitoba, Canada, April 28, 1893.

Taylor, John, Mormon; born in Winthrop, England, Nov. 1, 1808; went to Toronto, Canada, in 1832; was there converted to Mormonism by the preaching of Parley D. Pratt in 1836; was made an apostle in 1838 and settled in Missouri. He was with Joseph Smith when the latter was killed, and was himself shot four times. He represented Utah Territory in Congress. In 1877, on the death of Brigham Young, he was elected president of the Church, and in 1880 became head and prophet of the Mormon Church. Taylor, FRED MANVILLE, educator; born He was indicted for polygamy in March, 1885, and in order to avoid arrest he exiled himself. He died July 25, 1887.

Taylor, John, "of Caroline"; born in in 1879-92; assistant Professor of Politi- Orange county, Va., in 1750; graduated cal Economy and Finance in the University at William and Mary in 1770; United of Michigan in 1892-94; and junior Pro-States Senator, 1792-94, 1803, and 1822fessor of Political Economy and Finance 24. He was the mover of the Virginia in 1895. He wrote The Right of the State Resolutions of 1798 (see Kentucky and to Be: Do We Want an Elastic Cur- VIRGINIA RESOLUTIONS). He wrote sevrency? The Object and Methods of Cur- eral works on the Constitution and the policy of the United States. He died in

ration of Independence; born in Ireland Taylor, John W., lawyer; born in ir 1716; arrived in the United States at Charlton, N. Y., March 26, 1784; grad-



Zachary Taylor-



uated at Union College in 1803; admitted city. When Banks's forces were released to the bar in 1807; practised in Ballston; by the surrender of Port Huron (July member of Congress in 1813-33; succeed- 9) they proceeded to expel Taylor and his ed Henry Clay as speaker in 1820, and forces from the country eastward of the held that place till the close of the second Atchafalaya. This was the last struggle session; was again speaker in 1825-27; of Taylor to gain a foothold on the Miswas opposed to the extension of slavery sissippi. Afterwards he was in command during the prolonged agitation of that at Mobile, and on May 4, 1865, surrenquestion in Congress. He died in Cleve- dered to General Canby. He died in New

land, O., Sept. 8, 1854.

Taylor, RICHARD, military officer; born Kirby Smith in the trans-Mississippi De- Alto, Cal., May 18, 1902. partment, opposing Banks in his Red erty and the small-arms of 4,000 National ton, D. C., April 14, 1889. troops. By this movement about 5,000 ref-Mississippi, for Farragut's vessels were four guns, in 1847. He died in Newport, patrolling its waters and guarding the R. I., Feb. 11, 1858.

York City, April 12, 1879.

Taylor, WILLIAM, clergyman; born in in New Orleans, La., Jan. 27, 1826; son Rockbridge county, Va., May 2, 1821; was of President Zachary Taylor; graduated educated in Lexington, Va.; entered the at Yale College in 1845; and entered the ministry of the Methodist Episcopal Mexican War with his father. In 1861 Church in 1842; went to California as a he became colonel of the 9th Louisiana missionary in 1849; spent several months Volunteers in the Confederate service, in evangelistic work in the Englishand was in the battle of Bull Run. In speaking countries of the world; and was October he was made a brigadier-gen- made missionary bishop of Africa in 1884. eral; served under "Stonewall" Jackson He was the author of Seven Years' Street in Virginia; was promoted to major-gen- Preaching in San Francisco; California eral; and in 1863-64 served under E. Life Illustrated, etc. He died at Palo

Taylor, WILLIAM ROGERS, naval officer; River expedition. When Banks left born in Newport, R. I., Nov. 7, 1811; Alexandria, on the Red River, and march-son of Capt. William Vigeron Taylor; ed to the siege of Port. Hudson General entered the navy in 1828; he was engaged Taylor, whom he had driven into the wilds on the Mexican coast during the war of western Louisiana, returned, occupied (1846-48), and in the Atlantic blockading that abandoned city and Opelousas, and squadron in 1862-63; was flag-captain in garrisoned Fort De Russy. Then he swept operations against Forts Wagner and vigorously over the country in the di-Sumter in 1863; and was in the North rection of the Mississippi River and New Atlantic blockading squadron in 1864-65, Orleans. With a part of his command he engaging in both attacks on Fort Fisher. captured Brashear City (June 24, 1863), In 1871 he was promoted rear-admiral; with an immense amount of public prop- in 1873 was retired. He died in Washing-

Taylor, WILLIAM VIGERON, naval offiugee negroes were remanded into slavery. cer; born in Newport, R. I., in 1781; hav-Another portion of the Confederates, un- ing been for some time in the merchantder General Greene, operating in the vi- marine service, was appointed sailingcinity of Donaldsonville, on the Missis- master in the navy in April, 1813, and sippi, was driven out of that district. ably assisted in fitting out Perry's flect New Orleans was then garrisoned by only at Erie. He navigated Perry's flag-ship about 700 men, when a way was opened for (*Lawrence*) into and during the battle. Taylor to Algiers, opposite; but the Con- His last service was on a cruise in the federate leader was unable to cross the Pacific, in command of the Ohio, seventy-

TAYLOR, ZACHARY

to July 9, 1850; Whig; born in Orange had an extensive plantation near Louiscounty, Va., Sept. 24, 1784. His father, ville. On that farm Zachary was engaged

Taylor, ZACHARY, twelfth President of a soldier of the Revolution, removed from the United States; from March 4, 1849, Virginia to Kentucky in 1785, where he

# TAYLOR, ZACHARY

until 1808, when he was appointed to fill then promoted to major-general. He enthe place of his brother, deceased, as lieu-tered Mexico May 18, 1846, and soon after-Florida (see SEMINOLE WAR), and in 1840 and deportment. was appointed to the command of the 1st moved his family.

when war between the United States and dent. He was elected, and inaugurated Mexico seemed imminent, he was sent with March 5, 1849. On July 4, 1850, he was

tenant in the army. He was made a captain wards captured the stronghold of Monin 1810; and after the declaration of war, terey. He occupied strong positions, but in 1812, was placed in command of Fort remained quiet for some time, awaiting Harrison, which he bravely defended instructions from his government. Early against an attack by the Indians. Taylor in 1847 a requisition from General Scott was active in the West until the end of deprived him of a large portion of his the war. In 1814 he was commissioned a troops, and he was ordered to act on the major; but on the reduction of the army, defensive only. While so doing, with in 1815, was put back to a captaincy, when about 5,000 men, he was confronted by he resigned, and returned to the farm Santa Ana with 20,000. Taylor defeated near Louisville. Being soon reinstated and dispersed the Mexicans in a severe as major, he was for several years engaged battle at Buena Vista, Feb. 23, 1847. Durin military life on the northwestern ing the remainder of the war the valley of frontier and in the South. In 1819 he the Rio Grande remained in the quiet was promoted to lieutenant-colonel. In possession of the Americans. In his cam-1832 he was commissioned a colonel, and paign in Mexico he acquired the nickname was engaged in the BLACK HAWK WAR of "Old Rough and Ready," in allusion to (q. v.). From 1836 to 1840 he served in the plainness of his personal appearance

On his return home, in November, 1847, Department of the Army of the South- he was greeted everywhere with demonstrawest, with the rank of brevet brigadier- tions of warmest popular applause. In general. At that time he purchased an June, 1848, the Whig National Convention, estate near Baton Rouge, to which he re- at Philadelphia, nominated him for President of the United States, with Millard After the annexation of Texas (q. v.), Fillmore, of New York, for Vice-Presi-



GENERAL TAYLOR'S RESIDENCE AT BATON ROUGE.

a considerable force into Texas to watch seized with a violent fever, and died on the the movements of the Mexicans. In 9th. He was attended in his last moments March, 1846, he moved to the banks of by his wife; his daughter (Mrs. Colonel the Rio Grande, opposite Matamoras, and Bliss) and her husband; his son, Colonel in May engaged in two sharp battles Taylor, and family; his son-in-law Jef-with the Mexicans on Texas soil. He was ferson Davis, and family; and by Vice-

President Fillmore, other officers of the secretary of state and of the affairs government, members of the diplomatic of war and foreign relations and docorps, etc. His last audible words were: mestic administration of the supreme "I am about to die. I expect the sum- government of the state of Nicaramons soon. I have endeavored to discharge gua, addressed a letter from the governall my official duties faithfully. I regret ment house at Leon to Mr. Buchanan, nothing, but am sorry that I am about to then Secretary of State of the United leave my friends." The funeral occurred States, asking the friendly offices of this on Saturday, July 13, and was attended government to prevent an attack upon the by a vast concourse of citizens and town of San Juan de Nicaragua then constrangers. The pageant exceeded every- templated by the British authorities as thing of the kind, in order and magnifi- the allies of the Mosquito King. cence, that had ever taken place at the na- letter, a translation of which is herewith tional capital.

The Central American States.—On March 18, 1850, President Taylor sent the key of the continent is not to protect the following message to the Congress concerning new treaties with the Central tablish their own empire over the Atlantic American State's, the American political extremity of the line, by which a canal

of Great Britain in Nicaragua:

Washington, March 19, 1850.

To the Senate of the United States, -- East Indies, and other important coun-I herewith transmit to the Senate, for tries in the world. their advice in regard to its ratification, "a general treaty of amity, navigation, and commerce" between the United States of America and the State of Nicaragua, concluded at Leon by E. George Squier, their part, and Señor Zepeda on the part of the republic of Nicaragua.

I also transmit, for the advice of the Senate in regard to its ratification, "a general treaty of amity, navigation, and commerce" negotiated by Mr. Squier with

the republic of San Salvador.

I also transmit to the Senate a copy of the instructions to and correspondence with the said chargé d'affaires relating to those treaties.

I also transmit, for the advice of the Senate in regard to its ratification, "a and navigation" negotiated by Elijah Hise, our late chargé d'affaires, with the concerns." State of Guatemala.

the Senate, a copy of a treaty negotiated charges upon the Court of St. James a by Mr. Hise with the government of Nica- "well-known design to establish colonies ragua on June 21 last, accompanied by on the coast of Nicaragua and to render copies of his instructions from and cor- itself master of the interoceanic canal, respondence with the Department of for which so many facilities are pre-

On Nov. 12, 1847, Señor Buêtrago, reply was made to this letter.

sent, distinctly charges that-

The object of the British in taking this small tribe of the Mosquitos, but to espolicy towards them, and the pretensions connecting the two oceans is most practicable, insuring to them the preponderance of the American continent, as well as their direct relations with Asia, the

No answer appears to have been returned to this letter.

A communication was received by my predecessor from Don José Guerrero, President and Supreme Director of the chargé d'affaires of the United States, on state of Nicaragua, dated Dec. 15, 1847, expressing his desire to establish relations of amity and commerce with the United States, a translation of which is herewith enclosed. In this the President of Nicaragua says:

"My desire was carried to the utmost on seeing in your message at the opening of the Twenty-ninth Congress of your republic a sincere profession of political faith in all respects conformable with the principles professed by these States, determined, as they are, to sustain with firmness the continental cause, the rights general treaty of peace, amity, commerce, of Americans in general, and the noninterference of European powers in their

This letter announces the critical situa-I also transmit, for the information of tion in which Nicaragua was placed, and sented by the isthmus in that state." No

The British ships-of-war Alarm and would take possession of San Juan de Vixen arrived at San Juan de Nicaragua Nicaragua in January, 1848. on Feb. 8, 1848, and on the 12th of that In another letter, dated April 8, 1848, of one hour and forty minutes.

On March 7, 1848, articles of agreement the Mosquito nation." respondence relating to the Mosquito Ter- ing passages occur: ritory presented to and published by the accompanying the note of the minister from that which prevails in Europe. under date March 17, 1848.

it is provided that Nicaragua "shall not upon this continent, would be to jeopard disturb the inhabitants of San Juan, un- their independence and to ruin their inconsidered by Great Britain as a declara- throughout this continent to be impressed article it is provided that these articles United States do to resist such European of agreement will not "hinder Nicaragua interference while the Spanish-American from soliciting by means of a commis- republics continue to weaken themselves arrangement of these affairs."

The communication from Señor Sebas- thing for their own protection." tian Salinas, the secretary of foreign af- This last significant inquiry seems plainraguan territory in the name of the Mos- their protection. quito King. No answer appears to have been given to this letter.

month the British forces, consisting of Mr. Livingston states that "at the re-260 officers and men, attacked and capt- quest of the minister for foreign affairs ured the post of Serapaquid, garrisoned, of Nicaragua he transmits a package of according to the British statements, by papers containing the correspondence relaabout 200 soldiers, after a sharp action tive to the occupation of the port of San Juan by British forces in the name of

were concluded by Captain Locke, on the On June 3, 1848, Elijah Hise, being appart of Great Britain, with the commis-pointed chargé d'affaires of the United sioners of the state of Nicaragua in the States to Guatemala, received his instrucisland of Cuba, in the Lake of Nicaragua, tions, a copy of which is herewith suba copy of which will be found in the cor- mitted. In these instructions the follow-

"The independence as well as the inter-House of Commons of Great Britain on ests of the nations on this continent re-July 3, 1848, herewith submitted. A copy quire that they should maintain the Amerof the same document will also be found ican system of policy entirely distinct for foreign affairs of Nicaragua to the suffer any interference on the part of the Secretary of State of the United States European governments with the domestic concerns of the American republics, and By the third article of the agreement to permit them to establish new colonies derstanding that any such act will be terests. These truths ought everywhere tion of open hostilities." By the sixth on the public mind. But what can the sioner to her Britannic Majesty a final by division and civil war, and deprive themselves of the ability of doing any-

fairs of the state of Nicaragua, to Mr. ly to intimate that the United States Buchanan, the Secretary of State of the could do nothing to arrest British aggres-United States, dated March 17, 1848, a sion while the Spanish-American repubtranslation of which is herewith submit- lies continue to weaken themselves by dited, recites the aggressions of Great Brit- vision and civil war, and deprive themain and the seizure of a part of the Nica- selves of the ability of doing anything for

These instructions, which also state the dissolution of the Central American re-On Oct. 28, 1847, Joseph W. Living- public, formerly composed of the five ston was appointed by this government states of Nicaragua, Costa Rica, Honduconsul of the United States for the port ras, San Salvador, and Guatemala, and of San Juan de Nicaragua. On Dec. 16, their continued separation, authorize Mr. 1847, after having received his exequatur Hise to conclude treaties of commerce with from the Nicaraguan government, he ad- the republics of Guatemala and San Saldressed a letter to Mr. Buchanan, Secre- vador, but conclude with saying that it tary of State, a copy of which is herewith was not deemed advisable to empower submitted, representing that he had been Mr. Hise to conclude a treaty with either informed that the English government Nicaragua, Honduras, or Costa Rica until should have been communicated by him ony at Belize, within the territory of Honto the Department in regard to those duras. I have recalled the consul, and states than that which it possesses.

The states of Nicaragua, Costa Rica, and Honduras are the only Central American states whose consent or co-operation would in any event be necessary for the construction of the ship-canal contem-plated between the Pacific and Atlantic oceans by the way of Lake Nicaragua.

authorities of Nicaragua, Señor Francisco Castillon was appointed commissioner from Nicaragua to Great Britain, and on Nov. 5, 1848, while at Washington, on his way to London, addressed a letter to the Secretary of State, a translation of which is herewith submitted, asking this government to instruct its minister plenipotentiary residing in London to sustain the right of Nicaragua to her territory claimed by Mosquito, and especially to the port of San Juan, expressing the hope of Nicaragua "that the government of the Union, firmly adhering to its principle of resisting all foreign intervention in America, would not hesitate to order such steps to be taken as might be effective before things reached a point in which the intervention of the United States would prove of no avail."

To this letter also no answer appears to have been returned, and no instructions were given to our minister in Lon-

in London, Mr. Bancroft. functions. Thus far this government has the interference of the British government

more full and statistical information recognized the existence of a British colhave appointed no one to supply his place.

On May 26, 1848, Mr. Hempstead represented in a letter to the Department of State that the Indians had "applied to her Majesty's superintendent at Belize for protection, and had desired him to take possession of the territory which they occupied and take them under In pursuance of the sixth article of the his protection as British subjects"; and agreement of March 7, 1848, between he added that in the event of the success the forces of Great Britain and the of their application "the British government would then have possession of the entire coast from Cape Conte to San Juan de Nicaragua." In another letter. dated July 29, 1848, he wrote:

"I have not a doubt but the designs of her Majesty's officers here and on the Mosquito shore are to obtain territory on this continent."

The receipt of this letter was regularly acknowledged on Aug. 29, 1848.

When I came into office I found the British government in possession of the port of San Juan, which it had taken by force of arms after we had taken possession of California, and while we were engaged in the negotiation of a treaty for the cession of it, and that no official remonstrance had been made by this government against the aggression, nor any attempt to resist it. Efforts were then being made by certain private citizens of the United States to procure from the state of Nicaragua by contract the right to cut the proposed ship-canal by the way don in pursuance of the request contained of the river San Juan and the lakes of Nicaragua and Managua to Realejo, on On March 3, 1847, Christopher Hemp- the Pacific Ocean. A company of Ameristead was appointed consul at Belize, can citizens entered into such a contract and an application was then made with the state of Nicaragua. Viewing for his exequatur through our minister the canal as a matter of great importance Lord Pal- to the people of the United States, I remerston referred to Mr. Bancroft's appli- solved to adopt the policy of protecting cation for an exequatur for Mr. Hemp- the work and binding the government of stead to the Colonial Office. The exequatur Nicaragua, through whose territory it was granted, and Mr. Hempstead, in a would pass, also to protect it. The inletter to the Department of State structions to E. George Squier, appointed bearing date of Feb. 12, 1848, a copy by me chargé d'affaires to Guatemala of which is herewith submitted, ac- on April 2, 1849, are herewith subknowledged the receipt of his exequatur mitted as fully indicating the views from her Britannic Majesty, by virtue of which governed me in directing a treaty which he has discharged his consular to be made with Nicaragua. I considered on this continent in seizing the port of to us the exclusive right to fortify and as I believe, to Great Britain that we were Señor Edwardo Carcache, on ests of the United States.

tember last I was for the first time in- known, disapproved by his government." formed that he had actually negotiated opposition to those he had received from and security of the work. my predecessor and after the date of copy of which is herewith submitted) bears date of May 2, 1849, had received that letter on June 21, when he negotiated the treaty with Nicaragua. The difficulty of communicating with him was so great that I have reason to believe he had not received it. He did not acknowledge it.

The twelfth article of the treaty negotiated by Mr. Hise in effect guarantees the perfect independence of the state of are just, and that as our commerce and Nicaragua and her sovereignty over her military power of the United States to assert their justice. support it. This treaty authorizes the limits of the United States, and gives Its object is to guarantee protection to

San Juan, which commanded the route command it. I have not approved it, nor believed to be the most eligible for the have I now submitted it for ratification; canal across the isthmus, and occupying not merely because of the facts already it at the very moment when it was known, mentioned, but because on Dec. 31 last engaged in the negotiation for the pur-accredited to this government as chargé chase of California, as an unfortunate d'affaires from the state of Nicaragua coincidence, and one calculated to lead to in a note to the Secretary of State, the inference that she entertained designs a translation of which is herewith by no means in harmony with the inter- sent, declared that he was "only empowered to exchange ratifications of the Seeing that Mr. Hise had been positive treaty concluded with Mr. Squier, and ly instructed to make no treaty, not even that the special convention concluded at a treaty of commerce, with Nicaragua, Guatemala by Mr. Hise, the chargé d'af-Costa Rica, or Honduras, I had no sus- faires of the United States, and Señor picion that he would attempt to act in Selva, the commissioner of Nicaragua, had opposition to his instructions, and in Sep- been, as was publicly and universally

We have no precedent in our history two treaties with the state of Nicaragua, to justify such a treaty as that negotithe one a treaty of commerce, the other ated by Mr. Hise since the guarantees a treaty for the construction of the pro- we gave to France of her American posposed ship-canal, which treaties he brought sessions. The treaty negotiated with with him on his return home. He also New Granada on Dec. 12, 1846, did not negotiated a treaty of commerce with Hon- guarantee the sovereignty of New Granduras; and in each of these treaties it ada on the whole of her territory, but is recited that he had full powers for only over "the single province of the the purpose. He had no such powers, isthmus of Panama," immediately adjoinand the whole proceeding on his part ing the line of the railroad, the neutrality with reference to those states was not of which was deemed necessary by the only unauthorized by instructions, but in President and Senate to the construction

The thirty-fifth article of the treaty his letter of recall and the appointment with Nicaragua negotiated by Mr. Squier, of his successor. But I have no evidence which is submitted for your advice in that Mr. Hise, whose letter of recall (a regard to its ratification, distinctly recognizes the rights of sovereignty and property which the state of Nicaragua possesses in and over the line of the canal therein provided for. If the Senate doubt on that subject, it will be clearly wrong to involve us in a controversy with England by adopting the treaty; but after the best consideration which I have been able to give to the subject, my own judgment is convinced that the claims of Nicaragua intercourse with the Pacific require the alleged limits from the Caribbean Sea to opening of this communication from ocean the Pacific Ocean, pledging the naval and to ocean, it is our duty to ourselves to

This treaty is not intended to secure to chartering of a corporation by this gov- the United States any monopoly or exernment to cut a canal outside of the clusive advantage in the use of the canal.

## TAYLOR, ZACHARY

American citizens and others who shall have no doubt that the British pretension completed against unjust confiscations or obstructions, and to deny the advantages of navigation through it to those nations only which shall refuse to enter into the same guarantees. A copy of the contract of the canal company is herewith transmitted, from which, as well as from the treaty, it will be perceived that the same benefits are offered to all nations in the same terms.

The message of my predecessor to the Feb. 10, 1847, transmit-Senate of ting for ratification the treaty with New Granada, contains in general the principles by which I have been actuated in directing the negotiation with Nica-The only difference between the two cases consists in this: In that of Nicaragua the British government has seized upon part of her territory, and was in possession of it when we negotiated the treaty with her. But that possession\_was taken after our occupation of California, when the effect of it was to obstruct or control the most eligible route for a ship communication to the territories acquired by us on the Pacific. In the case of New Granada, her possession was undisturbed at the time of the treaty, though the British possession in the right of the Mosquito King was then extended into the territories claimed by New Granada as far as Boca del Toro. The professed objects of both the treaties are to open communications across the isthmus to all nations and to invite their guarantees on the same terms. Neither of them proposes to guarantee territory to a foreign nation in which the United States will not have a common interest with that nation. Neither of them constitutes an alliance for any political object, but for a purely commercial purpose, in which all the navigating nations of the world have a common interest. Nicaragua, like New Granada, is a power which will not excite the jealousy of any nation.

As there is nothing narrow, selfish, illiberal, or exclusive in the views of the United States as set forth in this treaty. as it is indispensable to the successful completion of the contemplated canal to thorities and this government, and as I undertaking and complete the work."

construct the canal, and to defend it when to the port of San Juan in right of the Mosquito King is without just foundation in any public law ever before recognized in any other instance by Americans or Englishmen as applicable to Indian titles on this continent, I shall ratify this treaty in case the Senate shall advise that course. Its principal defect is taken from the treaty with New Granada, the negotiator having made it liable to be abrogated on notice after twenty years. Both treaties should have been perpetual or limited only by the duration of the improvements they were intended to protect. The instructions to our chargé d'affaires, it will be seen, prescribe no limitation for the continuance of the treaty with Nicaragua. Should the Senate approve of the principle of the treaty, an amendment in this respect is deemed advisable; and it will be well to invite by another amendment the protection of other nations, by expressly offering them in the treaty what is now offered by implication only—the same advantages which we propose for ourselves on the same conditions upon which we shall have acquired them. The policy of this treaty is not novel, nor does it originate from any suggestion either of my immediate predecessor or myself. March 3, 1835, the following resolution, referred to by the late President in his message to the Senate relative to the treaty with New Granada, was adopted in executive session by the Senate without division:

"Resolved, that the President of the United States be respectfully requested to consider the expediency of opening negotiations with the governments of Central America and New Granada for the purpose of effectually protecting by suitable treaty stipulations with them, such individuals or companies as may undertake to open a communication between the Atlantic and Pacific oceans by the construction of a ship-canal across the isthmus which connects North and South America, and of securing forever by such stipulations the free and equal rights of navigating such a canal to all such nations on the payment of such reasonable tolls as may be established to compensate secure protection to it from the local au- the capitalists who may engage in such

President Jackson accorded with the a joint resolution of Congress to authorin the resolution of March 3, 1835, then severally by the proper departments. adopted by the President and Senate, is that now proposed for the consideration and sanction of the Senate. So far as my knowledge extends, such has ever been the liberal policy of the leading statesmen of this country, and by no one has it been more earnestly recommended than by my lamented predecessor.

Status of California, New Mexico, and Texas.-On June, 23, 1850, President Taylor transmitted to the Congress the following special message concerning complications that had arisen in newly acquired territory:

WASHINGTON, Jan. 23, 1850.

To the Senate of the United States,-I transmit to the Senate, in answer to a resolution of that body passed on the 17th inst., the accompanying reports of heads of departments, which contain all the official information in the possession of the Executive asked for by the resolution.

On coming into office I found the military commandant of the Department of California exercising the functions of civil governor in that Territory, and left, as I was, to act under the treaty of Guadalupe-Hidalgo, without the aid of any legislative provision establishing a government in that Territory, I thought it best not to disturb that arrangement, made under my predecessor, until Congress should take some action on that subject. I. therefore, did not interfere with the powers of the military commandant, who continued to exercise the functions of civil governor as before; but I made no such appointment, conferred no such authority. and have allowed no increased compensation to the commandant for his services.

With a view to the faithful execution policy suggested in this resolution, and of the treaty so far as lay in the power in pursuance of it sent Charles Biddle of the executive, and to enable Congress as agent to negotiate with the govern- to act at the present session with as full ments of Central America and New Gra- knowledge and as little difficulty as posnada. The result is fully set forth in the sible on all matters of interest in these report of a select committee of the House Territories, I sent the Hon. Thomas of Representatives of Feb. 20, 1849, upon Butler King as bearer of despatches to California, and certain officers to Caliize the survey of certain routes for a fornia and New Mexico, whose duties are canal or railroad between the Atlantic particularly defined in the accompanying and Pacific oceans. The policy indicated letters of instruction addressed to them

> I did not hesitate to express to the people of those Territories my desire that each Territory should, if prepared to comply with the requisitions of the Constitution of the United States, form a plan of a State constitution and submit the same to Congress with a prayer for admission into the Union as a State, but I did not anticipate, suggest, or authorize the establishment of any such government without the assent of Congress, nor did I authorize any government agent or officer to interfere with or exercise any influence or control over the election of delegates or over any convention in making or modifying their domestic institutions, or any of the provisions of their proposed constitution. On the contrary, the instructions given by my orders were that all measures of domestic policy adopted by the people of California must originate solely with themselves; that while the executive of the United States was desirous to protect them in the formation of any government republican in its character, to be at the proper time submitted to Congress, yet it was to be distinctly understood that the plan of such a government must at the same time be the result of their own deliberate choice, and originate with themselves, without the interference of the

I am unable to give any information as to laws passed by any supposed government in California or of any census taken in either of the Territories mentioned in the resolution, as I have no information on those subjects.

As already stated, I have not disturbed the arrangements which I found had existed under my predecessor.

In advising an early application by

the people of these Territories for ad-stitution shall, when submitted to Conmission as States, I was actuated prin- gress, be found to be in compliance with cipally by an earnest desire to afford to the requisitions of the Constitution of the the wisdom and patriotism of Congress the opportunity of avoiding occasions of bitter and angry dissensions among the people of the United States.

has the right of establishing and from time to time altering its municipal laws of Salt Lake. and domestic institutions independently government, subject only to the prohibithe Constitution of the United States. ceded by Mexico as States, it appears probable that similar excitement will prevail to an undue extent.

Under these circumstances, I thought, and still think, that it was my duty to endeavor to put it in the power of Congress, by the admission of California and New Mexico as States, to remove all occasions for the unnecessary agitation of

the public mind.

It is understood that the people of the western part of California have formed a plan of a State constitution, and will soon submit the same to the judgment of Congress, and apply for admission as a State. This course on their part, though in accordance with, was not adopted exclusively in consequence of any expression of my wishes, inasmuch as measures tendofficers sent there by my predecessor, and were already in active progress of execu-

United States, I earnestly recommend that it may receive the sanction of Congress.

The part of California not included in the proposed State of that name is be-Under the Constitution every State lieved to be uninhabited, except in a settlement of our countrymen in the vicinity

A claim has been advanced by the State of every other State and the general of Texas to a very large portion of the most populous district of the Territory tions and guarantees expressly set forth in commonly designated by the name of New Mexico. If the people of New Mexico had The subjects thus left exclusively to the formed a plan of a State government for respective States were not designed or that Territory as ceded by the treaty of expected to become topics of national agi- Guadalupe-Hidalgo, and had been adtation. Still, as under the Constitution mitted by Congress as a State, our Con-Congress has power to make all need- stitution would have afforded the means ful rules and regulations respecting the of obtaining an adjustment of the ques-Territories of the United States, every tion of boundary with Texas by a judinew acquisition of territory has led to cial decision. At present, however, no discussions on the question whether the judicial tribunal has the power of decidsystem of involuntary servitude which ing that question, and it remains for Conprevails in many of the States should gress to devise some mode for its adjustor should not be prohibited in that Terri- ment. Meanwhile I submit to Congress tory. The periods of excitement from this the question whether it would be expecause which have heretofore occurred have dient before such adjustment to estabbeen safely passed, but during the inter- lish a Territorial government, which, by val, of whatever length which may elapse including the district so claimed, would before the admission of the Territories practically decide the question adversely to the State of Texas, or by excluding it would decide it in her favor. In my opinion such a course would not be expedient, especially as the people of this Territory still enjoy the benefit and protection of their municipal laws originally derived from Mexico, and have a military force stationed there to protect them against the Indians. It is undoubtedly true that the property, lives, liberties, and religion of the people of New Mexico are better protected than they ever were before the treaty of cession.

Should Congress, when California shall present herself for incorporation into the Union, annex a condition to her admission as a State affecting her domestic institutions contrary to the wishes of her people, and even compel her temporarily ing to this end had been promoted by the to comply with it, yet the State could change her constitution at any time after admission when to her it should seem extion before any communication from me pedient. Any attempt to deny to the reached California. If the proposed conpeople of the State the right of self-

government in a matter which peculiarly spire fidelity and devotion to it, and affects themselves will infallibly be re- admonish us cautiously to avoid any garded by them as an invasion of their necessary controversy which can either rights, and, upon the principles laid down endanger it or impair its strength, the in our own Declaration of Independence, chief element of which is to be found in they will certainly be sustained by the the regard and affection of the people for great mass of the American people. To each other. assert that they are a conquered people of their conquerors in this regard will 1774; graduated at William and Mary American freemen. be uttered by me or encouraged and sus- folk, Va., March 6, 1860. tained by persons acting under my authordomestic policy to suit themselves.

from the want for a short period of a in the English - American colonies. government established by Congress over the part of the territory which lies eastthe reasons for my opinion that New Mex- renewed. The imports of tea into the admission into the Union are founded on unofficial information which, I suppose, is common to all who have cared to make in-

quiries on that subject.

every emotion of patriotism tend to in- to tax the colonists. It was a fatal

Tazewell, LITTLETON WALLER, legisand must as a State submit to the will lator; born in Williamsburg, Va., Dec. 17, meet with no cordial response among College in 1792; admitted to the bar in Great numbers of 1796; member of Congress in 1800-2; them are native citizens of the United member of the commission to treat with States, not inferior to the rest of our Spain for the purchase of Florida in 1819; countrymen in intelligence and patriotism, member of the United States Senate in and no language of menace to restrain 1824-33; and was chosen governor of Virthem in the exercise of an undoubted ginia in 1834. In 1840 he was the candiright, substantially guaranteed to them date for the Vice-Presidency on the ticket by the treaty of cession itself, shall ever with James G. Birney. He died in Nor-

Tea. The tea-plant, which played such It is to be expected that in the a conspicuous part in American history residue of the territory ceded to us by just previous to the Revolutionary War, Mexico the people residing there will at was brought to Europe by the Dutch the time of their incorporation into the East India Company, and first appeared Union as a State settle all questions of in Holland. It was nearly 100 years before the exports were very large or No material inconvenience will result its use became extensive in England and early as 1770 the cultivation of the teaplant was undertaken in Georgia, and ward of the new State of California; and from time to time the attempt has been ico will at no very distant period ask for United States in the year ending June 30, 1910, aggregated 85,626,370 lbs., valued at \$13.671.964.

Tea in Politics. Among other articles imported into the colonies upon which a Seeing, then, that the question which duty was laid, in 1767, was tea, the furnow excites such painful sensations in the nishing of which, for England and her country will in the end certainly be set- colonies, was a monopoly of the East tled by the silent effect of causes inde- India Company. In consequence of the pendent of the action of Congress, I again violent manifestation of opposition to submit to your wisdom the policy recom- this method of taxation, and especially mended in my annual message of await- of the serious effects upon British trade ing the salutary operation of those causes, by the operations of the non-importation believing that we shall thus avoid the league, Lord North, then prime minister, creation of geographical parties, and se- offered a bill in Parliament, in the spring cure the harmony of feeling so necessary of 1770, for the repeal of the duties upon to the beneficial action of our political every article enumerated, excepting tea. system. Connected, as the Union is, with He thought, unwisely, that tea, being a the remembrance of past happiness, the luxury, the colonists would not object to sense of present blessings, and the hope paying the very small duty imposed upon of future peace and prosperity, every dic- it, and he retained that simply as a standtate of wisdom, every feeling of duty, and ing assertion of the right of Parliament 2, 1770. The minister mistook the charac- coffin, and nearly 500 school-boys led the ter and temper of the Americans. It was procession. The bells of Boston were not the petty amount of duties imposed, tolled; so, also, were those of the neighfor none of this species of taxation was boring towns. burdensome; it was the principle involved, By smuggling, non-importation, and non-which lay at the foundation of their liber-consumption agreements, the tax on tea, a heavy duty on tea was imposed. The a new thought upon taxation occurred of the matrons, and multitudes signed tion, but stupidly favored the East India A Boston merchant, Theophilus Lillie, of opposition to its use was manifested. Tory tendencies, continued to sell tea openly, which excited popular indignation. signees of the tea cargoes of the East A company of half-grown boys placed an India Company were held in equal diseffigy near his door with a finger upon repute with the stamp-distributers. They it, pointing towards his store. While a were requested to refrain from receiving man was attempting to remove it, he the proscribed article. The request of a was pelted with dirt and stones. Run- public meeting in Philadelphia, Oct. 2, ning into the store, he seized a gun, and 1773, that Messrs. Wharton should not discharged its contents among the crowd. act, was complied with, and their answer A boy named Snyder was killed, and a was received with shouts of applause. lad named Samuel Gore was wounded. Another firm refused, and they were The affair produced intense excitement, greeted with groans and hisses. A public not only in Boston, but throughout the meeting in Boston (Nov. 5) appointed a colonies. The funeral of Snyder was a committee to wait upon the consignees in most impressive pageant. His coffin, in- that town and request them to resign. scribed "Innocence itself is not safe," These consignees were all friends of Govwas borne to Liberty Tree, where an ernor Hutchinson-two of them were his immense concourse were assembled, who sons and a third his nephew. They had thence followed the remains to the grave. been summoned to attend a meeting of the

mistake. The bill became a law April Six of Snyder's school-mates bore the

ties. They regarded the imposition of ever retained for the purpose of vindicating so small a duty upon one article as much the authority of Parliament, was virtua violation of their sacred rights as if ally nullified at the opening of 1773. Then ministry would not yield the point, and to Lord North. The East India Company a series of troubles followed. Merchants severely felt the effects of these causes, in Boston, New York, Philadelphia, An- and requested the government to take off napolis, and other places agreed not to the duty of 3d. a pound on their tea levied import tea, and there were combinations in America. Already 17,000,000 lbs. had against its use in various places. Before accumulated in their warehouses in Eng-North introduced his repeal bill into Par- land, and they offered to allow the govliament the mistresses of 300 families in ernment to retain 6d. upon the pound Boston subscribed to a league, Feb. 9, as an exportation tariff if they would 1770, binding themselves not to drink any take off the 3d. duty. Here was an optea until the revenue act should be re-portunity for conciliation; but the minpealed. Three days afterwards (Feb. 12) istry, deluded by false views of national the young maidens followed the example honor, would not accede to the proposithe following document: "We, the daugh- Company, and utterly neglected the printers of those patriots who have, and do ciples and feelings of the Americans. They now, appear for the public interest, and proposed a bill for the exportation of tea in that principally regard their posterity to America on their own account, without —as such, do with pleasure engage with paying export duty, and it passed May them in denying ourselves the drinking 10, 1773. Agents and consignees were of foreign tea, in hopes to frustrate a appointed in the several colonies to replan which tends to deprive a whole com-ceive the tea, and the ministry congratu-munity of all that is valuable in life." lated themselves with outwitting the pa-Violators of the non-importation agree- triots. This movement perfected the nulments were sometimes handled roughly. lification of the tea tax, for universal

Those who accepted the office of con-

Sons of Liberty (under Liberty Tree) and destruction of the tea in Boston. resign their appointments. They con- other, driven by stress of weather to the temptuously refused to comply; now, in West Indies, did not arrive at New York the presence of the town committee, they for several months afterwards. When it so equivocated that the meeting voted arrived (April 21, 1774) at Sandy Hook, their answer "unsatisfactory and dar- the pilots, under instructions from the ingly affrontive." Another committee was city committee, refused to bring her up, appointed for the same purpose at a meet- and a committee of vigilance soon took ing on the 18th, when the consignees repessession of her. When the captain was plied: "It is out of our power to comply brought to town he was ordered to take with the request of the town." The meet- back his ship and cargo. The consignees ing broke up with ominous silence. The refused to interfere; and meanwhile anconsignees became alarmed and asked other ship, commanded by a New York leave to resign their appointments into captain, was allowed to enter the harbor, the hands of the governor and council. on the assurance that she had no tea on The prayer was refused, and the con- board. A report soon spread that she had signees fled to the protection of the castle. tea on board, and the captain was com-At a meeting held first in Faneuil Hall pelled to acknowledge that he had eighand then in the South Meeting-house teen chests, belonging to private parties, consignees, offering to store the tea until indignant people poured the tea into the they could write to England and receive harbor, and the captain of the East India instructions. The offer was rejected with tea-ship-with grand parade, a band of disdain. The sheriff then read a procla- music playing "God save the King," the mation from the governor, ordering the city bells ringing, and colors flying from meeting to disperse. It was received with liberty-poles-was escorted from the cushisses. Then the meeting ordered that two tom-house to a pilot-boat, which took him tea - vessels hourly expected at Boston to his vessel at the Hook, when, under the should be moored at Griffin's Wharf. At direction of the vigilance committee, the the demand of a popular meeting in New vessel was started for England. A teathere declined to act, whereupon Governor late in November, 1773, and was ordered Tryon issued an order for the cargo of any by a town-meeting (Nov. 29) to be moored tea-ship that might arrive to be deposited at Griffin's Wharf. It was voted by the in the barracks.

adopted the Philadelphia resolutions, with was spoiled. See BOSTON TEA PARTY. a supplement concerning remissness in ob-

(Nov. 29), a letter was received from the and not to the East India Company. The York (Nov. 25) the appointed consignees ship (the Dartmouth) arrived at Boston same meeting that the "owner be directed When news reached America that tea- not to enter the tea-ship at his peril"; ships were loading for colonial ports, the and the captain was warned not to suffer patriots took measures for preventing the any of the tea to be landed. Two other unloading of their cargoes here. The tea-ships that arrived there were served Philadelphians moved first in the matter. in the same way, and suffered outrage. A At a public meeting held Oct. 2, 1773, in fourth tea-vessel, bound for Boston, was eight resolutions the people protested wrecked on Cape Cod, and a few chests of against taxation by Parliament, and de- her tea, saved, were placed in the castle nounced as "an enemy to his country" by the governor's orders. About twenty whoever should "aid or abet in unloading, chests brought in another vessel, on prireceiving, or vending the tea." A town- vate account, were seized and cast into meeting was held in Boston (Nov. 5), at the water. In Charleston a cargo was which John Hancock presided, which landed, but, being stored in damp cellars, Technology, Institutes of, a notewor-

serving non-importation and non-consump- thy feature of the educational progress tion agreements, but insisting upon a in the United States in recent years is strict compliance with them in the future. the great attention that is being paid A tea-vessel, bound for Philadelphia, was to the education of the young in technical stopped (Dec. 25) 4 miles below that city, lines. The institutes of technology are ininformation having been received of the stitutions wholly distinct from the agri-

#### TECUMSEH

cultural and mechanical colleges that northern branch of the upper Wabash), have been established in the various among the Delawares and Miamis. There States and Territories under provisions throughout 1809 the Prophet attracted of two acts of Congress. The latter, large numbers of Indians, when military while providing special instruction in exercises were interspersed with religious agriculture, also give courses to a mummeries and warlike sports. These limited extent in manual training. Tech- military exercises, and an alleged secret nical institutes also differ from what are intercourse of the brothers with the known as manual training-schools, the British traders and agents, had drawn latter affording instruction in a few branches of industry dependent on hand work. The usual course in the purely technical institutions includes civil, mechanical, mining and electrical engineering, foundry work, model-making, wood and metal turning, and mechanical drawing, in addition to the French and German languages, chemistry, and other necessities for a professional technical career. Within a few years the curriculum in manual-training schools has been greatly extended, technical high schools have sprung up in nearly all of our large cities, distinctive vocational schools have been established as a branch of municipal educational systems, and great railroad corporations and many large manufacturing concerns are maintaining schools for educating youth for skilled work in their respective establishments. Specialized training is a conspicuous feature of the American educational system of the day. An efficient recipient of such training is seldom out of employment. See Manual and Industri-AL TRAINING.

the Shawnees; born in Old Piqua, near picions of Harrison, the governor of the Springfield, O., about 1768; was one of Indian Territory and superintendent of the boldest and most active of the braves Indian affairs. With consummate duwho opposed Wayne (1794-95), and was plicity, the Prophet, visiting Harrison at at the treaty of Greenville. As early as Vincennes, allayed his suspicions by as-1804 he had begun the execution of a suming to be a warm friend of peace, his scheme, in connection with his brother, sole object being to reform the Indians "The Prophet," for confederating the and to put a stop to their use of whiskey. Western Indians for the purpose of ex- Not long afterwards, a treaty made with terminating the white people. He made several tribes by Harrison was denounced use of the popularity of his brother as a by Tecumseh, and serious threats were prophet or medicine-man, whose influence made by him. Harrison invited the had been very great over large portions of brothers to an interview at Vincennes the Delawares, Shawnees, Wyandottes, (August, 1810), when the latter appeared Miamis, Ottawas, Pottawattomies, Kicka- with many followers and showed so much poos, Winnebagoes, and Chippewas. It hostility that the governor ordered him was among the more remote tribes that a and his people to quit the neighborhood. greater part of his converts were obtained. Tecumseh went among the Seminoles In the summer of 1808 the Prophet re- in Florida, the Creeks in Alabama and moved his village to Tippecanoe Creek (a Georgia, and tribes in Missouri in the



TECUMSEH.

Tecumseh, an Indian warrior, chief of upon the Prophet and his brother the sus-

spring of 1811, trying to induce them to to the war-path. The wily Prophet, who nity into the square with his train of Toockabatcha." thirty followers, entirely naked, excepting their flaps and ornaments, their faces Tecumseh must have arrived at Detroit, painted black, their heads adorned with there was heard a deep rumbling undereagles' feathers, while buffalo tails dragged ground all over the Alabama region, and behind, suspended by bands around their there was a heaving of the earth that waists. Like appendages were attached made the houses of Toockabatcha reel and to their arms, and their whole appearance totter as if about to fall. The startled was as hideous as possible, and their bear- savages ran out, exclaiming: "Tecumseh ing uncommonly pompous and ceremoni- is at Detroit! Tecumseh is at Detroit! ous. They marched round and round in We feel the stamp of his foot!" It was until Hawkins departed.

and vengeful speech, exhorting the Creeks to abandon the customs of the pale faces and return to those of their fathers; to

join his confederacy. He went on a sim- had been told by the British when a comet ilar mission in the autumn, taking with would appear, told the excited multitude him his brother, the Prophet, partly that they would see the arm of Tecumseh, to employ him as a cunning instrument like pale fire, stretched out in the vault in managing the superstitious Indians, of heaven at a certain time, and thus and partly to prevent his doing mischief they would know by that sign when to beat home in Tecumseh's absence. About gin the war. The people looked upon him thirty warriors accompanied them. His with awe, for the fame of Tecumseh mission, then, was to engage the Indians and the Prophet had preceded them. Teas allies for the British and against the cumseh continued his mission with suc-The Choctaws and Chicka- cess, but found opponents here and there. saws, through whose country Tecumseh Among the most conspicuous of them was passed, would not listen to him; but the Tustinuggee-Thlucco, the "Big Warrior." Seminoles and Creeks lent him willing Tecumseh tried every art to convert him ears. He addressed the assembled Creeks to his purposes. At length he said, anfor the first time in the lower part of grily: "Tustinuggee-Thlucco, your blood (the present) Autauga county, Ala., late is white. You have taken my redsticks in October. Soon afterwards, having ad- and my talk, but you do not mean to dressed the Creeks at different points, he fight. I know the reason; you do not approached a great council called by Colo- believe the Great Spirit has sent me. nel Hawkins, United States Indian agent, You shall believe it. I will leave directly at Toockabatcha, the ancient Creek cap- and go straight to Detroit. When I get ital, where fully 5,000 of the nation were there, I will stamp my foot upon the gathered. Tecumseh marched with dig- ground and shake down every house in

Strangely enough, at about the time the square, and then, approaching the the shock of an earthquake that was felt Creek chiefs, gave them the Indian salu- all over the Gulf region in December, 1812. tation of a hand-shake at arm's-length and At the same time the comet—the blazing exchanged tobacco in token of friendship. arm of Tecumseh - appeared in the sky. So they made their appearance each day These events made a powerful impression on nearly the whole Creek nation, but That night a council was held in the it did not move the "Big Warrior" from great round-house. It was packed with his allegiance to the United States. The eager listeners. Tecumseh made a fiery Creeks rose in arms, and in less than two years their nation was ruined.

In the War of 1812-15 Tecumseh was the active ally of the British, and recast away the plough and loom and cease ceived the commission of brigadier-general the cultivation of the soil, for it was an in the British army. Assisting General unworthy pursuit for noble hunters and Proctor in the battle of the Thames, he warriors. He warned them that the Amer- was slain there, Oct. 5, 1813. Who killed icans were seeking to exterminate them Tecumseh? was an unsettled, and, at one and possess their country; and told them time, exciting question. It was supposed, that their friends, the British, had sent at the time of the battle on the Thames, him from the Great Lakes to invite them that he was slain by the pistol of Col.

### TEEDYUSCUNG-TEHUANTEPEC SHIP RAILWAY

battle, one of whom was believed to be burned to death, April 16, 1763. Tecumseh. They were stripped naked.



JOHNSON'S MONUMENT.

monument, in the cemetery at Frankfort, Boston, and Albany for the invasion of their conviction that he killed the great Canada. He died in Caughnawaga, or chief.

Teedyuscung, chief of the Delaware

Richard M. Johnson. Indeed, the friends He deserted the Moravians in 1754, and of Colonel Johnson asserted it positively led the Delawares and their allies who as an undoubted fact; and during the resided within the WALKING PURCHASE political campaign when he was a can- (q. v.), Wyoming Valley. In November, didate for the Vice-Presidency of the 1757, a treaty of pacification was con-United States, the question caused much cluded with Teedyuscung at Easton, Pa., warm discussion. That he killed an Ind- and in the following year a town was laid ian under circumstances which were war- out in Wyoming Valley for him and his ranted was never denied. Two Indian tribe. His house was set aftre by an warriors lay dead upon the spot after the enemy while he was asleep, and he was

Teganakoa, STEPHEN, Indian convert; It has been pretty clearly shown that went with his family to the mission of neither body was that of Tecumseh, for Sault St. Louis, where they were baphis was carried away by his warriors. tized. In the fall of 1790, while on a The exasperated Kentuckians mutilated hunting expedition with his wife and anthe supposed body of Tecumseh, and later other Indian, he was taken prisoner by a Kentuckians have recorded, by a sculpt- band of Cayugas and carried to Onondaga, N. Y. One of the party said to him that he owed his death to having left his countrymen for the "dogs of Christians at the Sault." He answered: "Do what you will with me, I fear neither your outrages nor your fires. I willingly give my life for a God who shed his blood for me." He was then slowly tortured to death, enduring his agony with fortitude and praying for his torturers.

Teganissorens, an Iroquois Indian chief; born in Onondaga, N. Y.; became a strong ally of the French; was converted to Christianity in 1693; and in the following year visited Frontenac, the French governor, to whom he proposed the rehabilitation of Fort Catarocouy (Kingston), which appeared to Frontenac as a wise policy. He accordingly raised an expedition to carry out the plan which he was soon forced to abandon, owing to orders received from the French Court. Later Teganissorens received both English and French agents, to whom he declared that he would remain neutral, and thereafter strongly protested against attacks on the English settlers. In 1711 he gave information to the French that prepaure in marble upon Colonel Johnson's rations were being made in New York, Sault St. Louis, after 1711.

Tehuantenec Ship Railway. Early in Indians; born near Trenton, N. J., about 1881 Capt. James B. Eads, who had won 1700; removed to the forks of the Dela- considerable reputation as an engineer in ware in 1730; received Christian baptism building the great bridge over the Misand the name Gideon from Bishop Cam- sissippi at St. Louis, and also in constructmerhoff, a Moravian missionary, in 1750. ing the system of jetties at the mouth of

### TEHUANTEPEC SHIP RAILWAY-TELEPHONE

that river, obtained from the Mexican of legislation before adjournment, and as government the right to build a ship rail- Captain Eads died March 8 following, way across the isthmus of Tehuantepec. nothing was accomplished with That government also promised him a scheme. large grant of money and land, and he immediately made application to Con- proved plan was invented by Jonathan gress for further aid to secure the carry- Grant, of Belchertown, Mass., as early as ing-out of the plan. The matter was re- 1799. The inventor set up one of his ferred in the House of Representatives to lines between Boston and Martha's Vinea committee, and this body, Feb. 12, 1881, yard, places 90 miles apart, at which dismade report endorsing the project, and tance he asked a question and received an recommending the passage of a bill pledg- answer in less than ten minutes. Until ing the protection of the United States the perfecting of the electro-magnetic teleto the railway company and guarantee- graph by Professor Morse in 1844, teleging the interest on \$50,000,000 of its raphy was carried on by means of conbonds. This report, however, was laid trivances visible to the eye. In 1846 three upon the table by an overwhelming vote, men conducted the entire telegraph busiand thus for the time being the consid-ness in the United States from a dingy eration of the merits of the project was basement in New York City. prevented.

railway over the Tehuantepec route, 112 Union, the Commercial Cable, and the miles in length, at \$75,000,000. He Postal Telegraph companies. The first claimed that wherever a canal could reported 214,360 miles of poles and cables, be built a strong railway for the trans- 1,429,049 miles of wires, 24,825 offices, and portation of ships could be built for 75,135,405 messages handled in a year. half the cost of the canal. He selected The second company carries on a foreign the Tehuantepec in preference to the business; and the third, a foreign and also

Panama route.

veying this route. However, all Captain TELEGRAPHY. Eads obtained from the Forty-sixth or the two subsequent congresses was favorable gether worn out with the struggle to reproduction of articulate speech obtain due recognition for his scheme, the Forty-ninth Congress partially consented passed by the Senate Feb. 17, 1887, which constituted James B. Eads and some with a diaphragm of gold-beater's skin, eighty other persons named as a body which transmits speech......July, 1875 politic under the name and title of the cent. thereon paid in cash, a meeting of phone......................July, 1875 stockholders was to be held in Washsubscribed for and 10 per cent. in cash cuit," etc.................Feb. 14, 1876 paid thereon within two years, the charter Professor Bell publicly explains his limitation. This bill did not get through Arts and Sciences of Boston the House, however, being lost in the rush

Telegraph. A telegraph on an im-

In 1911 the telegraph business of the Captain Eads estimated the cost of the United States was handled by the Western some domestic business, operating 62,223 In the fall of 1881, and in 1882, a miles of poles, 374,666 miles of wire, and corps of engineers were employed in sur- 31,715 offices. See also Cables; Wireless

Telephone, THE. Chronology of:

Alexander Graham Bell begins his incommittee reports. When he was alto-vestigation of electrical transmission and

July, 1874 Prof. Amos E. Dolbear claims invention to incorporate his company. A bill was of a magneto telephone...........1874 Bell constructs an electrical telephone,

Thomas A. Edison, furnished by Will-Atlantic and Pacific Ship Railway Com- jam Orton, president of the Western Union pany. The stock was not to exceed \$100,- Telegraph Company, with a description of 000,000, and when 10 per cent. of the Reis's telephone, begins experiments with stock had been subscribed for and 10 per a view to producing an articulating tele-

Elisha Gray files his caveat for an inington or New York for the election of vention "to transmit the tones of the directors. If \$10,000,000 of stock was not human voice through a telegraphic cir-

-so the bill declared-must expire by method before the American Academy of

May 10, 1876

#### TELESCOPE—TELLER

tennial Exhibition at Philadelphia, Pa.

Iron diaphragm first used by Bell

Edison's carbon, loud-speaking telephone invented......January, 1877

Professor Bell exhibits at the Essex Institute, Salem, Mass., his telephone, using a powerful horseshoe magnet, by which a short speech delivered in Boston, an audience of 600 persons in Salem

Feb. 12, 1877

First-known telephone line between Boston and Somerville ........April, 1877 First telephone-exchange established in 

Microphone invented by Edison

April 1, 1877 Experiments begun in Brown University by Prof. Eli W. Blake, Prof. John Pierce, etc., result in the construction by Dr. W. F. Channing of the first portable telephone ......April, 1877

Handle telephone, now generally in use, made by Dr. Channing and Edson S. Jones, Glass-plate telephone invented by Henry W. Vaughn .....June, 1877

Professor Dolbear claims invention of 

In noted case of Bell vs. Dolbear, United States Supreme Court decides former to have been inventor of the telephone

1883

Bell telephone patent expires March 7, 1893

Company in opposition to the American Bell Telephone Co., organized......1901

In 1910 the total number of telephones in the United States operated under the Bell system was 5,142,692, of which 3,-588,247 belonged to associated companies

Telescope. Mass., a comparatively unknown portrait- 1897 as an independent Silver Republican.

Bell's telephone exhibited at the Cen- painter, after having experimented from 1846 in grinding lenses, succeeded in June, 1876 turning out a glass superior to any made elsewhere in the world. He and his sons June 30, 1876 went on making larger and larger instruments, till they ground the 36-inch telescope for the Lick Observatory, in California, and the son, Alvan G., made the 40-inch Yerkes telescope for the observatory of the University of Chicago, erected at Williams Bay, Wis. The mov-16 miles distant, is distinctly audible to able part of the latter weighs about 12 tons, and the clock weighs 11/2 tons. The refracting telescopes of the Naval Observatory, at Washington, 33 feet long, and at the Leander McCormick Observatory, University of Virginia, both made by Alvan Clark & Sons, have a 26-inch aperture. The largest reflecting telescope in the United States is at Harvard University, 28-inch mirror. Other notable telescopes are at Princeton University (Clark, 23inch); Rochester, N. Y. (Clark, 16-inch); Madison, Wis. (Clark, 15.5-inch); Dudley, at Albany, N. Y. (Fitz, 13-inch); University of Michigan (Fitz, 12.5-inch); and Middletown University (Clark, 12-

Telfair, EDWARD, patriot; born in Scotland in 1735; came to America in 1758 as agent for a mercantile house; resided first in Virginia, then in North Carolina, and finally settled as a merchant in Savannah in 1766. An active patriot there, he was on the revolutionary committees, and was one of a party which broke open the magazine at Savannah and removed the gunpowder in 1775. He served in the Continental Congress in 1778, 1780-83, and in 1786 and 1790-93 he was governor of Georgia. He died in Savannah, Ga., Sept. 17. 1807.

Teller, HENRY MOORE, legislator; born in Granger, N. Y., May 23, 1830; eduand 1,554,445 to connecting companies. The cated at Alfred University, N. Y.; adassociated companies of the Bell system mitted to the bar in 1858; settled in had 104,956 employes, 10,480,026 miles Colorado in 1861; major-general of the of wire, and a record of 20,442,535 daily Colorado militia in 1862-64; Democratic conversations. The system had property United States Senator in 1876-82; Secvalued at \$612,600,000; capital stock and retary of the Interior in 1882-85; again floating and funded debts, \$581,300,000; a United States Senator in 1885-1909. He and surplus of liquid assets, \$57,200,000. was re-elected in 1891 as a Republican, but Telescopes were first con- in 1896 withdrew from the National Repubstructed in the Netherlands about 1608. lican Convention on account of its financial In 1853 Alvan Clark, of Cambridgeport, policy; and was returned to the Senate in

### TEMPERANCE REFORM-TEMPERANCE SOCIETIES

Temperance Reform. Maurice, the lication house, with headquarters at New landgrave of Hesse, founded an order of temperance, Dec. 25, 1600; a total-abland, in 1817; the Sober Society was formed at Allentown, N. J., in 1805, and this was followed by temperance societies organized, one at Moreau, Saratoga co., N. Y., April 30, 1808; another at Greenfield, N. Y., in 1809; and another at Hector, N. Y., April 3, 1818. The Massachusetts Society for the Suppression of Hillsboro, O...........December, 1873 Intemperance was instituted at Boston, Feb. 5, 1813; but temperance reform as an ance Union organized.. Nov. 18-20, 1874 organized movement began Feb. 13, 1826, when the American Society for the Promotion of Temperance was organized at the Park Street Church, Boston, Mass. Drs. Justin Edwards, Woods, Jenks, and Wayland, and Messrs. John Tappan and S. V. S. Wilder were prominent in it.

The following is the chronology of the chief events in the temperance movement in America:

First women's temperance society organized in Ohio, close of......1828

New York State and Connecticut State temperance societies organized.....1829 Congressional Temperance Society organized at Washington, D. C.... Feb. 26, 1833

First national temperance convention meets at Philadelphia; 440 delegates from twenty-two States.....May 24-27, 1833 Order of Sons of Temperance organized in New York......Sept. 29, 1842

John B. Gough signs the pledge at Worcester, Mass.....Oct. 31, 1842 Father Mathew visits the United States;

arriving in New York on the Ashburton; he is welcomed at the Irving House as the guest of the city......July 2, 1849
Maine liquor law passed. June 2, 1851

Order of Good Templars formed in New 

John B. Gough makes a two years' tour secure the good-will of the Indians.

York, organized......1865 National Prohibition party organized stinence society existed at Skibbereen, Ire- at Chicago, Ill......Sept. 1-2, 1869 National Prohibition party nominates James Black (Pa.) for President and John Russell (Mich.) for Vice-President,

> who receive 5,608 popular votes....1872 Blue-ribbon movement begun by Francis Murphy, of Maine......1873

> Woman's temperance crusade begins in National Woman's Christian Temper-

> Women's international temperance congress in Philadelphia, Pa..June 12, 1876 International temperance congress in Philadelphia, Pa.....June 13-14, 1876

> Department of scientific temperance in public schools created in connection with the Women's Christian Temperance Union ......1880

> World's Christian Temperance Union organized by Frances E. Willard...1883 John B. Gough dies in Philadelphia

> > Feb. 17, 1886

Law for compulsory temperance education in public schools passed by Congress for District of Columbia and the 

Women's Christian Temperance Union, and founder of the World's Christian Temperance Union, dies in New York City

Feb. 18, 1898

See PRESIDENTIAL ELECTIONS for Prohibition candidates; Prohibition.

Temperance Societies. French traders engaged extensively in the sale of intoxicating liquors to the Indians in Canada. The Jesuit missionaries opposed the traffic with all their power, as it was not only injurious to the Indians, but interfered seriously with the labors of the mission-Father Mathew sails from Philadelphia aries. The wealthy traders managed to on the Pacific for Ireland after an ex- interest the governor-general in their betended tour throughout the United States balf, also the King's counsel, on the pre-Nov. 8, 1851 text that the traffic was necessary to of England, delivering his first address in was asserted that the evils of it were im-Exeter Hall, London.....Aug. 2, 1853 aginary or much exaggerated. For once, World's temperance convention in Met- however, philanthropy triumphed over ropolitan Hall, N. Y... Sept. 6-10, 1853 sordid interest. The Bishop of Quebec Spirit rations in the navy of the United went to France in 1678, and obtained a States abolished after......Sept 1, 1862 royal decree prohibiting the traffic under National Temperance Society and pub- heavy penalties.

#### TEMPLE-TENNESSEE

The first modern temperance society was the Cavalier, and the Puritan; East Tenformed in 1789 by 200 farmers of Litch-nessee and the Civil War; and Union field county, Conn., who agreed not to use Leaders of East Tennessee. He died in "any distilled liquor in doing their farm- Knoxville, Tenn., in 1907. work the ensuing season." Organized Ten Broeck, ABRAHAM, military officer; than 1,000 reformed drunkards walked in 1810. procession.

Green county, Tenn., Jan. 27, 1820; grad- 1864, redeemable in ten, and payable in uated at Washington College, Tennessee, forty years. in 1844, and was admitted to the bar in 85. He was author of The Covenanter, of eight hours.

societies of a similar kind began to be born in Albany, N. Y., May 13, 1734; formed in 1811, and in 1826 the first pub- became a merchant in 1753; member of lic temperance society was organized in the Provincial Congress in 1775; and the United States. The total-abstinence chairman of the convention that inauguprinciple was not adopted until 1836, rated the State government in 1776. Soon when a national convention held at Sara- after the outbreak of the Revolutionary toga, N. Y., took that higher stand. The War he was appointed colonel of militia; Washingtonian Society, the first formed on was made brigadier-general in 1778, and total-abstinence principles, was organized commanded the forces in Ulster and in Baltimore in 1840 by six men of intem- Dutchess counties, and a brigade in the perate habits who signed a pledge to to- action at Bemis's Heights in October, tally abstain from intoxicating drinks. At 1777. He was mayor of Albany in 1779—the first anniversary of the society more 83. He died in Albany, N.Y., Jan. 10,

Ten-forties, popular name of the Unit-Temple, OLIVER PERRY, lawyer; born in ed States five-per-cent. bonds issued in

Ten-hour Law. The hours of labor in 1846. He delivered the first speech for the manufactories formerly varied from twelve Union made in Tennessee after the first to fourteen hours daily. In 1847 England election of Abraham Lincoln; was chan- enacted the first ten-hour law. In 1853 cellor of Tennessee in 1866-78; retired some of the American factories introfrom the practice of law in 1881; was duced an eleven-hour day. This has gradpostmaster in Knoxville, Tenn., in 1881- ually been reduced to the present standard

#### TENNESSEE

Tennessee (name of Cherokee Indian origin, applied to several former settle- for its unique early history; its share ments of that tribe; meaning now lost), in the wars of the Revolution, 1812a State in the East South Central Divi- 15, and secession; its valuable mineral sion of the North American Union; productions, especially coal; its agricul-bounded on the n. by Kentucky and Virtural and manufacturing interests; and ginia, e. by North Carolina, s. by Georgia, for having given the country three Presi-Alabama, and Mississippi, and w. by dents: Jackson, Polk, and Johnson. Its Arkansas and Missouri; area, 42,022 banner year in aggregate value of minsquare miles, of which 335 are water sur- eral productions (1906) showed a total face; extreme breadth, e. to w., 430 miles; of \$27,444,570, of which coal represented extreme length, n. to s., 120 miles; num- \$7,667,415, but the value of the latter was ber of counties, 96; capital, Nashville; larger in 1908, and the production reached popular name, "the Big Bend State"; its maximum in 1910—7,121,380 short State motto, "Agriculture, Commerce"; tons, valued at \$7,925,350. In 1907 the State, June 1, 1796; proclaimed out of rock, \$3,047.836. There are over 245,500 the Union, June 24, 1861; readmitted, farms, comprising 10,875,000 improved 789.

General Statistics.—Tennessee is noted organized as a Territory, May 26, 1790; output of pig iron was valued at \$7,542,admitted into the Union as the sixteenth 000; copper, \$3,895,024; and phosphate July 24, 1866; population (1910), 2,184,- acres, and representing a value in lands, buildings, and implements of \$500,866,- 000), and tobacco (\$5,665,000) leading.

cattle (\$20,655,000) leading.

Manufacturing industries are repre- at Jackson and Nashville. sented by 4,609 factory-system establishments, employing \$167,924,000 capital and 73,841 wage-earners; paying \$37,-438,000 for salaries and wages and \$104,016,000 for materials; and yielding products valued at \$180,130,000. These figures show an increase in ten years in capital, from \$63,140,657; wage-earners, from 45,963; salaries and wages, from \$17,775,169; cost of materials, from \$54,-559,039; and value of products, from \$92,-749,129. The principal industries are the manufacture of flour and grist, lumber and timber, furniture, foundry and machine-shop products, steam-railroad cars, bcoks, and periodicals, cotton-seed oil and cake, leather, and various textiles. internal - revenue collections on taxable manufactures total over \$2,342,000 in a single year. Tennessee has a foreign trade in merchandise, through the ports of dephis, and Nashville, of over \$440,000 per annum-all imports.

General business interests are served by 500), Nashville, and Chattanooga aggre- two manual and industrial gate over \$418,754,000 in a single year.

000, an increase in the value of lands municants or members, 355,550 Sundayand buildings of 81 per cent. in ten years. school scholars, and church property val-Ordinary farm crops have a value of over ued at \$14,469,012, the strongest denom-\$83,000,000; corn (\$53,955,000), hay and inations being the Baptist, Methodist, forage (\$12,618,000), wheat (\$10,434,- Presbyterian, Disciples, Roman Catholic, and Protestant Episcopal; and by 3,691 In the cotton-growing industry the organizations of colored congregations, highest single-year production (1910) having 1,808 church edifices, 172,867 memshowed 337,596 bales of fibre, valued at bers, and church property valued at \$2,-\$23,340,000, and 148,000 long tons of 631,502, the strongest denominations beseed, valued at \$4,010,000, making the ing the Baptist, Methodist, and Presbytotal value of this crop \$27,350,000. Do-terian. The Roman Catholic Church has mestic animals, poultry, and bees have a a bishop at Nashville; the Protestant value of over \$110,554,000-an increase Episcopal, one at Memphis; the Methodof 81 per cent., also in ten years, horses ist Episcopal South, two at Nashville; the (\$39,258,000), mules (\$35,060,000), and African Methodist, one at Nashville; and the Colored Methodist Episcopal, one each



STATE SEAL OF TENNESSEE.

The school age is 6-21; enrolment in livery of Chattanooga, Knoxville, Mem- the public schools, white, 411,910; colored, 100,248; average daily attendance, white, 262,369; colored, 83,536; value of publicschool property, \$7,738,805; total reven-102 national banks, having \$11,917,724 ue, \$3,407,837; total expenditure, \$3,404,capital and resources of \$90,846,940; 555; estimated number of pupils in private about 317 State banks (267 reporting and parochial schools, 37,124. For highcapital \$9,919,437 and resources \$49,- er education there are twenty universities 928,298); and thirteen stock savings- and colleges for men and both sexes; seven banks, with \$744,455 capital and \$11,730,- colleges for women only; five schools of 029 resources. The exchanges at the theology, five of law, eight of medicine, clearing-houses at Memphis (\$313,341,- three of dentistry, and four of pharmacy; schools; and, for the colored race, twelve Religious interests are promoted by secondary schools. The State maintains 8,021 organizations of white congregations, schools for the deaf and dumb (Knoxville) having 7,400 church edifices, 697,570 com- and the blind (Nashville), and a re-

Hamilton, and Knox counties have in- of Appeals of five judges and a Supreme dustrial reform schools at Bartlett, East Court, comprising a chief-justice and four Chattanooga, and Knoxville respectively. associate justices. In 1911 the total The most important universities and col-bonded debt was \$11,793,766, of which leges are the University of Tennessee, \$335,666 was unfunded bonds held by the Knoxville; Vanderbilt University (M. federal government, which the State will E. S.), Nashville; Cumberland Univer- not redeem till certain of its claims are sity (Presb.), Lebanon; Fisk University adjusted between the two governments; (Cong.), Nashville; University of the assessed valuations for 1910, \$499,702,478, South (P. E.), Sewanee; Lincoln Memo-besides \$91,028,024 assessed on railroad, rial University, Cumberland Gap; South- telephone, and telegraph property; tax western Presbyterian University, Clarks- rate, \$3.50 per \$1,000. ville University of Chattanooga (M. E.); Knoxville College (Unit. Presb.); Waldon University (M. E.), Nashville; Christian Brothers College (R. C.), Memphis; Tennessee College (Bap.) Murfreesboro; and Swift Memorial College (Presb.),

Government .- A constitution was adopted by a convention without submission to popular vote in 1796; another was ratified by the people in 1835, and amended in 1853; a majority vote of the State favored acceptance of the provisional government of the Confederate States, East Tennessee declared its opposition to the Confederacy, and Governor Harris proclaimed the State out of the Union, in 1861; constitutional amendments abolishing slavery and annulling all acts relating to secession were ratified by popular vote in 1865; and a new constitution was similarly adopted in 1870. The Thirteenth Amendment to the federal Constitution was ratified in 1865, and the Fourteenth in 1866, and the legislature abolished all distinction of race or color in qualifications for electors in 1867. A prohibition constitutional amendment was defeated in 1887, and the Australian-ballot system adopted in 1889.

The executive authority is vested in a governor (annual salary, \$7,500), secretary of State, treasurer, comptroller, attorney-general, adjutant-general, superintendent of public instruction, and commissioners of agriculture and insurance-official terms, two years. The legislature consists of a senate of thirty-three members and a house of representatives of ninety-nine members-terms of each, two years; salary of each, \$5 per diem; sessions, biennial; limit, none, but members are paid for seventy-five days only.

form school at Nashville; and Shelby, The chief judicial authorities are a Court

#### TERRITORIAL GOVERNOR.

William Blount, appointed governor of the territory southwest of the Ohio. Aug. 7, 1790

### STATE GOVERNORS.

	Assumes			
John Sevier	- office		March 30,	1706
Archibald Roane	66		Sept.,	1801
John Sevier	41		12	1803
William Blount	44		44	1800
Joseph McMinn	44		44	1815
William Carroll			- 11	1821
Samuel Houston			44	1827
William Carroll	44		44	1820
Newton Cannon	46		Oct	1835
James K. Polk	- 44		16	1830
James C. Jones			4.6	1841
Aaron V. Brown			44	1845
Neil S. Brown			44	1847
William Trousdale	- 11		- 44	1840
William B. Campbell	- 21		44	1851
Andrew Johnson	- 66		11	1853
Isham G. Harris	- 66		- 11	1757
Andrew Johnson		prov.	March 12,	1861
W. G. Brownlow			April,	1855
DeWitt C. Senter	44		Oct.,	1860
John C. Brown	44		11	1871
James D. Porter, Jr	44		Jan.,	1875
Albert S. Marks				1879
Alvin Hawkins	- 41		11	1881
William B. Bate			44	1883
Robert L. Taylor	44		44	1887
John P. Buchanan			44	1891
Peter Turney			4.6	1893
H. Clay Evans			44	1895
Robert L. Taylor			44	1897
Benton McMillin	- 45		11	1899
James B. Frazier	66		44	1903
M. R. Patterson			. 44	1907
Ben. W. Hooper	- 44		44	IOII

Tennessee ranked seventeenth in population among the States and Territories under the censuses of 1790 and 1910; fifteenth in 1800; tenth in 1810 and 1860; ninth in 1820 and 1870; seventh in 1830; fifth in 1840 and 1850; twelfth in 1880; thirteenth in 1890; and fourteenth in 1900.

# UNITED STATES SENATORS.

Name.	No. of Cong.	Term.
William Blount. William Cocke. Joseph Anderson Andrew Jackson. Daniel Smith	4th to 5th 4th " 9th 5th	1796 to 1797 1796 " 1805 1797 " 1798 1797 " 1798 1798

UNITED STATES SENATORS-Continued.

Name.	No. of Cong.	Term.
Joseph Anderson	6th to 14th	1700 to 1815
Daniel Smith	oth to 14th	1805 " 1800
Jenkin Whiteside	11th " 12th	1800 " 1811
George W. Campbell	12th " 13th	1811 " 1814
Jesse Wharton	13th " 14th	1814 " 1815
John Williams	14th " 18th	1815 " 1823
George W. Campbell	14th " 15th	1815 " 1818
John Henry Eaton	15th " 21st	1818 " 1820
Andrew Jackson	. 18th " 19th	1823 " 1825
Hugh Lawson White	19th " 26th	1825 " 1840
Felix Grundy	21st " 25th	1829 " 1838
Ephraim H. Foster	25th " 26th	1838 " 1830
Alexander Anderson	26th " 27th	1840 " 1841
Felix Grundy	26th	1830 " 1840
Alfred O. P. Nicholson	26th to 28th	1841 " 1843
Ephraim H. Foster	28th " 29th	1843 " 1845
Spencer Jarnagin	28th " 30th	1843 " 1847
Hopkins L. Turney	29th " 32d	1845 " 1851
John Bell	30th " 36th	1847 " 1859
James C. Jones	32d " 35th	1851 " 1857
Andrew Johnson	35th " 38th	1857 " 1862
Alfred O. P. Nicholson	36th	1859 " 1861
37th and 38th Co	ngresses vacan	
David T. Patterson	39th to 41st	1866 to 1869
Joseph S. Fowler	39th " 42d	1866 " 1871
William G. Brownlow	418t " 44th	1869 " 1875
Henry Cooper	42d " 45th	1871 " 1877
Andrew Johnson	44th	1875
David McKendree Key	44th	1875 to 1877
James E. Bailcy	44th to 47th	1877 " 1881
Isham G. Harris	45011 54011	1877 " 1897
Howell E. Jackson	4/11 49111	1881 " 1886
Washington C.Whitthorne.	49tH 50th	1000 1000
William B. Bate	30011 50011	1000 1905
Thomas B. Turley	54111 . 57111	1001
Edward W. Carmack	5/111 00111	1901 1907
James B. Frazier	59th '' 62d	1902 1911
Robert L. Taylor	62d " ——	1907
	02u	1011 "

'In the apportionment of representation in Congress, Tennessee was given one member under the census of 1790; three in 1800; six in 1810; nine in 1820; thirteen in 1830; eleven in 1840; ten in 1850, 1870, '80, '90, and 1910; and eight in 1880.

State of Tennessee was originally a part of North Carolina, and was claimed as a hunting-ground by the Chickasaws, Choctaws, Shawnees, and even by the Six Nations. No tribe made it a fixed habitation excepting the Cherokees, who dwelt in the extreme southeast part. Earl Loudon, governor of Virginia, sent Andrew Lewis thither in 1756 to plant a settlement, and he built Fort Loudon, on the Tennessee River, about 30 miles from the site of Knoxville. It was besieged by Indians in 1760 and captured, the inmates being murdered or reduce1 to captivity. Armed men from Virginia and North Carolina retook the fort in 1761, and compelled the Indians to sue for peace.

Immigrants from North Carolina, led by James Robinson, settled on the Watauga River, one of the head streams of the Tennessee, in 1768. It was on lands of the Cherokees, from whom the settlers obtained an eight-year lease in 1771. They there organized themselves into a body politic, and adopted a code of laws signed by each adult individual of the colony. Others soon joined them and extended settlements down the valley of the Holston. and over intervening ridges to the Clinch and one or two other streams, while others penetrated Powell Valley and began a settlement in the southwest corner of Virginia. These settlers were known as the "Watauga Association" from 1769 to 1777.

70, '80, '90, and 1910; and eight in 1880. The territory was represented in the History: Early Period.—The present North Carolina legislature as the District



CHATTANOOGA, TENNESSEE, IN 1862.

of Washington. In 1785 the STATE OF would have been impolitic and hazardous FRANKLAND (q. v.) was organized, but to undertake by open force. They went was reunited with North Carolina in mounted, and leading a mare of Sevier's

1788, and the next year that State ceded the territory to the national government.

Under Governor Sevier .--JOHN SEVIER (q. v.), first governor of Frankland, stands out as one of the most prominent and picturesque figures in the early history of Tennessee. He was called "the greatest of Indian fighters," having fought against the savage Creeks, Choctaws, and Cherokees—the bravest, most warlike, and most blood-thirsty of all the native tribes east of the Mississippi. The settlers were constantly menaced by them, and nothing had saved the stouthearted pioneers from total extermination except their rude log forts and the sleepless and untiring vigilance of such men as Sevier, whose sterling honesty, captivating manners, and generous public spirit, great personal bravery, and high soldierly qualities had won for him the admiration and affection

trate their devotion to him, as well as concealing their horses in a clump of una typical phase of the arduous life of those derbrush, left them there in charge of the times, is recorded in the story of the trial young Seviers. Then Cosby and Evans, of Sevier by the State authorities of North disguised as countrymen, entered the town. Carolina, for high treason and outlawry, When they arrived at the court-house, and his ingenious and dramatic rescue by Evans dismounted, and, throwing the bridle a party headed by one of his lieutenants, loosely over the neck of the animal, stood James Cosby. The trial was in progress with her directly before the open door at Morganton, and many thousands had and in plain view of the interior of the come together to witness what was deemed building. Then Cosby entered the courtby them the most important political room, and, elbowing his way up the crowd-event that had occurred since the proc- ed aisle, halted directly in front of the lamation of peace with Great Britain, judge's bench, and only a few feet from With three others-Major Evans, and where his beloved leader stood encompass-James and John Sevier, the two sons of ed by the court officials. Catching his the general—Cosby proposed to go to the eye, Cosby, by a significant gesture, di-



JOHN SEVIER,

of every man, woman, and child through- which was known as the swiftest-footed out the wide expanse of the territory. animal in the territory. The rescuers An incident which well serves to illus- halted on the outskirts of Morganton, and, rescue, to effect by stratagem what it rected Sevier's attention to his horse, that



WARNING SETTLERS OF THE APPROACH OF INDIANS.

stood impatiently pawing the ground at all eyes upon him in amazement. For a

the door. At one glance, the quick eye of few moments—as Cosby had intended—all Sevier took in the situation. Seeing that was confusion. Taking instant advantage he was understood, Cosby pressed closer of this, Sevier sprang from among the offication to the bench, and in quick, energetic tones cers, and, the crowd parting to the right and left, with two bounds he was upon the done with that man?" The question, and the tone and manner of the speaker, drew away in the mountains. He was followed

news of Sevier's escape flew from hamlet was permanently fixed at Nashville. to hamlet, the whole territory broke out east Tennessee.

by the cheers of the crowd, and by a posse amended in 1835, and again in 1853. The of State officials, but the mare outstripped seat of State government was migratory, them and bore her brave rider in safety having been at Knoxville, Kingston, Nashto his home on the Nolichucky. As the ville, and Murfreesboro until 1826, when it

In War of 1812-15.—Tennessee took an into a blaze of bonfires and illuminations, active part in the War of 1812-15, espeand soon the people elected him-branded cially in the operations in the Gulf region. rebel and outlaw as he was-to the senate Tidings of the declaration of war reached of North Carolina, and within twelve Andrew Jackson at the Hermitage, near months Washington gave him the rank of Nashville, a week after that event, and general, with the supreme military com- on the same day (June 26) he aumand of the district now comprised in thorized Governor Blount to tender to the President of the United States the In 1790 it was organized, together with services of himself and 2,500 men of his Kentucky, as "The Territory south of the division (he was a major-general of Ten-Ohio." A distinct Territorial governmenut nessee militia) as volunteers for the war. was granted to Tennessee in 1794, and in Madison received Jackson's generous offer 1796 (June 1) it entered the Union as a with gratitude, and accepted it "with State. The constitution then framed was peculiar satisfaction." The Secretary of



THE RESCUE OF SEVIER

State of Tennessee by their patriotic move- they might be used in the North. ment. Everything seemed so quiet below

by invading Canada, said: "I am now soldiers, who admired his wonderful enat the head of 2,070 volunteers—the durance. They said he was as "tough of the government, 'who have no constitu- "Old Hickory." Drawn up in the public parts of Mobile, Pensacola, and Fort and were there disbanded, May 22, 1813. Augustine, effectually banishing from the

War wrote (July 11) a cordial letter of waited until March 1, when he wrote to acceptance to Governor Blount, and that the Secretary of War, saying he saw little official publicly thanked Jackson and his chance for the employment of his small volunteers for the honor they had done the army in the South, and suggested that

Day after day he waited anxiously for the Tennessee River that it was past mid- an answer. At length one came from John autumn before the Tennessee volunteers Armstrong, the new Secretary of War, who were called upon. On Oct. 21 Governor wrote simply that the causes of calling Blount was asked for 1,500 volunteers to out the Tennessee volunteers to march to be sent to New Orleans to reinforce Wil- New Orleans had ceased to exist, and that kinson, and he made a requisition upon on the receipt of that letter they would Jackson for that number. The latter imbedismissed from public service. He was mediately entered upon that military directed to turn over to General Wilkincareer which rendered his name famous, son all public property that may have been On Dec. 10, when the weather in Tennessee put into his hands. The letter concludwas intensely cold and deep snow lay upon ed with the tender of cold and formal the ground, about 2,000 troops assembled thanks of the President to Jackson and at Nashville, bearing clothes for both cold his troops. The hero's anger was fiercely and warm weather. When organized, these kindled because of this cruel letter, which consisted of two regiments of infantry of dismissed his army 500 miles from their 700 men each, commanded respectively by homes, without pay, without sufficient Cols. William Hall and Thomas H. Benton, clothing, without provisions, or means of and a corps of cavalry, 670 in number, transportation through a wilderness in under the command of Col. John Coffee. which Indians only roamed. He wrote These troops were composed of the best fiery letters to the President, Secretary of physical and social materials of the State. War, and Governor Blount, and took the On Jan 7, 1813, the little army went responsibility of disobeying his orders and down the Cumberland River in boats, taking the troops back to Nashville before excepting the mounted men, whom Coffee he would dismiss them. The Secretary apolled across the country to join the others ogized, saying he did not know that Jackat Natchez, on the Mississippi. In a letter son had moved far from Nashville when to the Secretary of War, General Jack- he woote the letter. Late in March he beson, alluding to the conduct of some Penn- gan his homeward movement. It was full sylvania and New York troops on the of peril and fatigue, and it took a month Niagara frontier who had constitutional to accomplish it, moving 18 miles a day. objections to going into a foreign country The general shared the privations of his choicest of our citizens-who go at the as hickory," and he received the nickcall of their country to execute the will name, which he bore through life, of tional scruples,' and, if the government square at Nashville, the Tennessee volunorders, will rejoice at the opportunity of teers were presented with an elegant stand placing the American eagle on the ram- of colors from the ladies of Knoxville,

The Civil War Period.—The people of Southern coasts all British influence." Tennessee, like those of North Carolina, Jackson was then forty-six years of age. loved the Union supremely; but their The troops, after many hardships, reach- governor, Isham G. Harris (q. v.), had ed Natchez and disembarked, when they been for months in confidential cormet an order from Wilkinson to halt there respondence with the Confederates in and await further orders, as he had no the Gulf States and in South Caroinstructions concerning their employment; lina and Virginia. To further this cause nor had he quarters for their accom- he labored incessantly to bring about modation. There Jackson and his men the secession of Tennessee. He called

had suffered under the rule of the na- submitting the question to the people, for passions and prejudices, and recommended afterwards Henry W. Hilliard, a commendments to the national Constitution missioner of the Confederate States of favorable to the perpetuation and protection of the slave system. The legislature negotiate a treaty of alliance with Tenthat when the people should elect the dele-gates they should vote for "Convention" pressed his belief that there was not a

a special session of the legislature at to meet on April 25, 1861, and in a mes-Nashville, Jan. 7, 1861, and in his message to them he strongly urged the immessage he recited a long list of so-called diate secession of the State. He urged that grievances which the people of the State there was no propriety in wasting time in tional government. He appealed to their a revolution was imminent. A few days provided for a convention, but decreed nessee, appeared (April 30) and was al-



INTERIOR OF A MOUNTAINEER'S HOME IN TENNESSEE.

or "No convention"; also, that any true-hearted man in the South who would ordinance adopted by the convention con- not spurn submission to the "Abolition cerning "Federal relations" should not North," and considered the system of govbe valid until submitted to the people for ernment founded on slavery which had ratification or rejection. The election was just been established as the only form of held Feb. 9, 1861, and the Union candi-government that could be maintained in dates were elected by an aggregate America. The legislature, in which was a majority of nearly 12,000, decided not to thorized (May 1) the governor to enter have a convention. The loyal people were into a military league with the Confedments in the State would cease.

majority of about 65,000; and, by a majority of Confederate sympathizers, augratified, and believed the secession move- erate States, by which the whole military rule of the commonwealth was to be sub-Governor Harris called the legislature jected to the will of Jefferson Davis. It



A CORN-MILL IN EAST TENNESSEE.

bers from East Tennessee (which section time Jefferson Davis, disgusted with the remained loyal) did not vote.

mit to a vote of the people of Tennessee "true to the South" to go into Tennessee a declaration of independence and an ordi- and there "rally and organize." nance of secession: also an ordinance for Operations in East Tennessee .- East the adoption of the constitution of the Tennessee, where loyalty to the Union was Confederate States of America. The gov- kept in submission to the Confederacy by ernor was empowered to raise 50,000 the strong arm of military power. The volunteers "for the defence of the State," people longed for deliverance, which seemed and, if necessary, to call out the whole near at hand when, in January, 1862, the available military strength of the common-energetic General Mitchel made an effort weath, to be under the absolute immediate to seize Chattanooga. His force was too control of the governor. He was also au- small to effect it, for E. Kirby Smith was \$5,000,000, to bear an annual interest of federate force. Mitchel asked Buell for 8 per cent.

and Washington Barrow, commissioners for the purpose. They negotiated a treaty with the agent of the Confederate States, Henry W. Hilliard, and on the 7th a copy of the treaty was submitted to the legislature. By the treaty the authorities of Tennessee were to "turn over" to the Confederate States "all the public property, naval stores, and munitions of war of which she might then be in possession, acquired from the United States, on the same terms and in the same manner as the other States of the Confederacy." Already Governor Harris had ordered (April 29, 1861) the seizure of Tennessee bonds to the amount of \$66,000 and \$5,000 in cash belonging to the United States in the hands of

was done on May 7. The eighteen mem- the collector at Nashville. At about that mained loyal) did not vote. . timidity of Governor Magoffin, of Ken-The legislature passed an act to sub-tucky, recommended the Kentuckians

thorized to issue bonds of the State for watching that region with a strong Conreinforcements, but was denied. Finally Pursuant to the act of the legislature General Negley, after a successful attack authorizing the governor to take meas- upon Confederates near Jasper, having ures to annex that State to the Con- made his way over the rugged ranges of federacy, the governor appointed Gus- the Cumberland Mountains, suddenly aptayus A. Henry, Archibald O. W. Totten, peared opposite Chattanooga (June 7).

Towards evening he had heavy guns in entered the magnificent valley of east position, and for two hours he can- Tennessee, their baggage and stores carpartment of the South.

nonaded the town and the Confederate ried, in many places, by pack-mules. On works near. The inhabitants and Confederates fled from the town. With a few erates, commanded by Gen. Simon B. more regiments Negley might have capt-Buckner  $(q.\ v)$ , fled to Georgia and ured and held the place, and Mitchel could joined Bragg. General Burnside had been have marched into east Tennessee. But joined by General Hartsuff and his com-Buell would not allow it. The Confederates mand. Their numbers were swelled by had already evacuated Cumberland Gap junction with other troops. At the mouth voluntarily, and the inhabitants of east of the Clinch River they first had com-Tennessee were jubilant with hope of de-munication with Colonel Minty's cavalry, liverance. But they were again disap- on Rosecrans's extreme left. At Loudon pointed and compelled to wait. The cau-bridge General Shackelford had a skirtious Buell and the fiery Mitchel did not mish with Confederates, and drove them work well together, and the latter was across the stream, they burning the soon assigned to the command of the De-magnificent structure, 2,000 feet long. Early in September a force of Confeder-In August, 1863, General Burnside was ates, under General Frazer, holding Cumassigned to the command of the Army of berland Gap, surrendered to the Nationals, the Ohio, and was ordered to take active and the great valley between the Cumberco-operation with the Army of the Cum- land and Alleghany Mountains (of which berland. He had gathered 20,000 men Knoxville was the metropolis), extending near Richmond, Ky., well disciplined and from Cleveland to Bristol, seemed to equipped. They left camp Aug. 21, climb-be permanently rid of armed Confedered over the Cumberland Mountains, and ates. The loyal inhabitants of that region



BURNSIDE'S ARMY AT CUMBERLAND GAP.



LOOKOUT MOUNTAIN IN SEPTEMBER, 1863

received the National troops with open garrison of 600 men under Col. A. C. arms.

erals Forrest and Wharton, attempted to burn, with 2,700 men, moved against Van and thus interfere with the transporta- (March 5) about 1,300 of his infantry. tion of supplies for Rosecrans's army. The The remainder, with the cavalry, escaped.

Harding, assisted by gunboats. There was After the battle of Stone River, or Mur- a severe engagement (Feb. 3), and at 8 freesboro, the armies of Rosecrans and P.M. the Confederates fled with a loss of Bragg lay confronting each other, the nearly 600 men. Harding lost 156, of former at the scene of the battle and the whom fifty were made prisoners. Late in latter below the Duck River. Bragg's January, Gen. J. C. Davis swept over a main base of supplies was at Chattanooga. considerable space in thirteen days, and In that relative position the two armies captured 141 of Wheeler's men. Later, continued from January until June, 1863. Gen. Earl Van Dorn, with a large mounted Meanwhile detached parties were very ac-force, was hovering near Franklin, below five in various parts of Tennessee. At the Nashville. Sheridan, at Murfreesboro, and beginning of February (1863), General Colonel Colburn, at Franklin, marched Wheeler, Bragg's chief of artillery, with simultaneously to confront him. Van 4,500 mounted men, with Brigadier-Gen- Dorn was accompanied by Forrest. Colrecapture Fort Donelson. The chief object Dorn at Spring Hill, but failed to form of the Confederates there was to interrupt a junction with Sheridan. After a sharp the navigation of the Cumberland River, encounter he was forced to surrender Confederates failed in their project, for Sheridan, with about 1,800 cavalry, skirthe tort was well defended by a little mished in several places with the Confed-

beyond the Duck River. He returned to his men. Murfreesboro with nearly 100 prisoners, with a loss of ten men killed and wounded. men was attacked by Morgan, the guerilla, and 2,000 men at Milton, 12 miles from battery, in a three hours' struggle Hall

erates, and finally at Thompson's Station, (q. v.) on an extensive raid in Alabama after a sharp engagement, captured some and Georgia in April and May, which of his antagonists and drove Van Dorn resulted in the capture of the leader and

Battle of Lookout Mountain.-Late in November, 1863, GEN. SHERMAN (q. v.) On March 18, Col. A. S. Hall with 1,400 approached Chattanooga. It was imperative that he should get over the river without being discovered. To draw the atten-Murfreesboro. With the aid of Harris's tion of the Confederates to another quarter, Hooker was ordered to engage them on repulsed Morgan, who lost 300 or 400 men the northern side of Lookout Mountain. killed and wounded. Early in April, Gen. His entire force consisted of approximately Gordon Granger was in command at 10,000 men. The main Confederate force Franklin, building a fort near. He had was encamped in a hollow half-way up the about 5,000 troops. Van Dorn attacked mountain, the summit of which was held him there (April 10) with 9,000 Confed- by several brigades. Hooker began the aterates. The latter intended if successful tack on the morning of November 24. to push on and seize Nashville, but he was Geary, supported by Cruft, proceeded to repulsed with a loss of about 300 men. Wauhatchie, crossing Lookout Creek there, Rosecrans sent Col. Abdel D. Streight the rest of the troops crossing in front of



BATTLE OF LOOKOUT MOUNTAIN.

the Confederates on temporary bridges, of fifty cents on the dollar was rejected cleared, and the Confederates were retreating in confusion towards the Chat- presence of the State militia. tanooga Valley. Hooker established his line on the easterly face of the mountain; se that, by an enfilading fire, he completely commanded the Confederate defences, Ridge. See CHATTANOOGA CAMPAIGN, THE; LOOKOUT MOUNTAIN, BATTLE ON: MISSION-ARY RIDGE, BATTLE OF.

the Ohio, had occupied Knoxville, Sept. Governor Patterson granted 956 pardons. 23, 1863. The Confederate General Buck- 152 of which were to persons convicted ner, upon his advance, evacuated east of murder. Tennessee and joined Bragg at Chattathe Tennessee. Burnside repulsed him on New West, etc. the 16th at Campbell's Station, thereby gaining time to concentrate his army in ary, 1867, a bill was passed by Congress Knoxville. Longstreet advanced, laid limiting the powers of the President in siege to the town, and assaulted it twice removals from office. It took from the Meantime Grant had defeated Bragg at his cabinet excepting by permission of the Chattanooga, and Sherman, with 25,000 Senate, declaring that they should hold men, was on the way to relieve Knoxville. office "for and during the term of the Livingstone, compelled to raise the siege, President by whom they may have been therefore retired up the Holston River, appointed, and for one month thereafter, but did not entirely abandon eastern Ten- subject to removal by and with the connessee until the next spring, when he sent of the Senate." President Johnson again joined Lee in Virginia.

passed an act disfranchising all citizens who voluntarily bore arms for or aided his rights under the Constitution, and the the Confederate government, and another Senate restored to the President the power making negroes and Indians competent of making removals at all times without witnesses, and in 1868 one for the sup- the consent of the Senate. pression of the KU-KLUX KLAN (q. v.).

Geary crossed at eight o'clock, and, seizing by the people in 1879; a second one, to a picket-guard of forty men, extended his settle by the issue of compromise bonds, line to the base of the mountain. By was passed in 1881, declared unconstitueleven o'clock Hooker was striving to drive tional in 1882; and a new funding act the Confederates from the mountain; all was adopted in 1883. During 1891-93 there his guns opened at once upon the breast- was much trouble at the coal and iron works and rifle-pits along the steep wood- mining camps, growing out of the employed acclivity, and Gross's and T. J. Wood's ment of convict labor. The legislature, brigades, sweeping everything before them, in special session, resolved that it was captured the rifle-pits. At the same time powerless to abolish the convict-lease systhe troops scaled the heights, driving the tem, but declared it would not renew the Confederates from the hollow to a plateau lease, whereupon white miners set free well up towards the crest and around over 300 convict miners. A second outtowards the Chattanooga Valley. At con- break (1892) was settled by the State siderably past noon the plateau was replacing all convicts by white free miners, and a later one necessitated the

During 1908 there was more trouble between white and colored miners, and parts of the State were overrun by NIGHT RIDERS (q. v.). A bitter political camstretching across the valley to Missionary paign was marked by the assassination (Nov. 9) of Edward W. Carmac, former United States Senator and editor of the Tennessean, at Nashville, by Robin Coop-General Burnside, with the Army of er. During his administration (1907-11)

Tenney, EDWARD PAYSON, author; born nooga. Early in November, General Liv- in Concord. N. H., Sept. 29, 1835; presiingstone, with 16.000 men, advanced dent of Colorado College, 1876-84; works against Knoxville. On the 14th he crossed include The New West; Colorado and the

Tenure-of-office Act. Late in Febru-(Nov. 18 and 29), but was repulsed. President the power to remove members of vetoed this bill (March 2), when it was Later Events.-In 1866 the legislature passed over his veto and became a law.

In 1885 President Cleveland maintained

Ternay, CHARLES LOUIS D'ARSAC, CHEV-A bill to settle the State debt at the rate ALIER DE, naval officer; born in Ter-

## TERRAPIN WAR-TERRITORIES OF THE UNITED STATES

nav Castle, near Laudun, France, in 1722; entered the French service in 1738; commanded a squadron in the invasion of Newfoundland in June, 1762; resigned in 1772; and in 1779 was governor of Bourbon and the adjacent islands. He arrived at Newport, R. I., as commander of the fleet that brought troops to America under Rochambeau, July 10, 1780, and died there, Dec. 15, 1780.

Terrapin War. The opponents of the War of 1812 denounced the embargo acts in unmeasured terms of scorn and ridicule. They called the conflict a "Terrapin War "-the nation, by extinguishing commerce, drawing within its own shell like



FAC-SIMILE OF A NEWSPAPER CUT.

a terrapin. Squibs, epigrams, caricatures, and songs were levelled against the acts. Newspapers and speakers especially condemned the "land embargo"—the cuttingoff trade with Canada. The trade so suddenly thrown into confusion by it was represented in a caricature by a bewildered serpent which had been suddenly stopped in its movements by two trees, marked, respectively, "Embargo" and "Non-Importation Act." The wondering snake is puzzled to know what has happened, and the head cries out, "What's the matter, tail?" The latter answers, the late spring and early summer of 1812 a very popular song was sung at all gath- United States. erings of the Federalists. The following is a copy:

"Huzza for our liberty, boys, These are the days of our glory— The days of true national joys, When terrapins gallop before ye! There's Porter and Grundy and Rhea, In Congress who manfully vapor, Who draw their six dollars a day, And fight bloody battles on paper! Ah, this is true Terrapin war.

" Poor Madison the tremors has got, Bout this same arming the nation; Too far to retract, he cannot Go on-and he loses his station. Then bring up your 'regulars,' lads,
In 'attitude' nothing ye lack, sirs.
Ye'll frighten to death the Danads, With fire-coals blazing aback, sirs! Oh, this is true Terrapin war!

"As to powder and bullet and swords, For, as they were never intended, They're a parcel of high-sounding words, But never to action extended. Ye must frighten the rascals away, In 'rapid descent' on their quarters; Then the plunder divide as ye may,
And drive them headlong in the waters. Oh, this is great Terrapin war!"

Territories of the United States. All the States of the Republic were first organized as Territories, excepting the original thirteen States; but in the last few years the country has been running short of such possessions. Alaska, though usually spoken of as a Territory, is not one in a legal sense, but is an administrative and judicial district, unorganized as to the customary forms of Territorial government, having judicial, customs, and military officers, and a governor, and being administered under the general laws of Oregon. Its government at present is of a tentative character; it has a representative in Congress; and all of its officials are appointed by the President. Arizona, created a Territory in 1863, and New Mexico, similarly treated in 1850, were both enabled by Congress to become States in 1910. Indian and Oklahoma Territories were united and admitted into the Union as the State of Oklahoma in 1907. The District of Columbia is not a Territory, but a federal district, governed by commissioners under the direct legis-"I can't get out." A cock, representing lation of Congress. In the usual and legal France, stands by, crowing joyfully. In sense of the word there are no longer any Territories in the continental part of the

Of our insular or non-contiguous possessions, the Philippine Islands have been tered by naval officers solely.

was certain, hurrying up the rear of the retreat, and saving a large amount of government property. Returning home Smiljan, Croatia, Austria-Hungary, he commanded the 10th Corps; and in other inventions. January, 1865, aided by the fleet of Porter, he captured Fort Fisher. For this act he 1890.

given a civil form of government with born in Kentucky, Dec. 28, 1842; appointmuch native responsibility, and are under ed acting midshipman in the Naval Acadthe general administration of the Phil- emy in 1858; was engaged in blockading ippine Commission, and the direct author- service on the Atlantic coast in 1861-63; ity of a governor-general, and have repre- in the Mississippi squadron and on the sentation in Congress. Hawaii and Porto Red River expedition in 1863-64; and was Rico are the only possessions of a strictly present during the naval operations at Territorial character, each having repre- Forts Fisher and Anderson, at the capture sentative government, a delegate in Con- of Wilmington, and at the fall of Richgress, and a governor appointed by the mond. In January, 1882, while in com-President. Hawaii elects both houses of mand of the Marion, he rescued the crew its legislature; Porto Rico has a house of the bark Trinity, which had been of delegates elected by the people and wrecked on Heard Island, in the Indian an executive council appointed by the Ocean, in 1880; and in February, while President. Guam, Tutuila, Wake, and at Cape Town, saved the English ship other islands in the Pacific are adminis- Poonah from total loss by hauling her off the beach, for which he received the thanks Terry, Alfred Howe, military officer; of the governments of both Cape Colony born in Hartford, Conn., Nov. 10, 1827; and Great Britain. He was assigned to educated at Yale College; admitted to the the command of the Iowa in 1898; debar in 1848, and practised from 1854 to tached in September, 1899; appointed to 1860. He entered the national army as the command of the navy-yard at Washcolonel of the 2d Connecticut Volunteers; ington, D. C., March 24, 1900, and proled the regiment in the battle of Bull moted rear-admiral on the 27th following. Run, retiring in good order when defeat He died in Washington, D. C., Feb. 9,

Tesla, NICOLA, electrician; born in and raising the 7th Connecticut Volun- 1857; graduated at the Polytechnic School teers, he was attached to the expedition in Gratz; later studied philosophy and to the coast of South Carolina, under Gen. languages at Prague and Budapest; came W. T. Sherman, and occupied Hilton to the United States and was employed Head. He assisted in the capture of Port in the Edison works; became electrician Royal and Fort Pulaski, and was placed of the Tesla Electric Light Company, and in command of the latter; and during the established the Tesla Laboratory in New summer of 1862 had command of the posts York for independent electrical research. and forts on the eastern coast of Florida, He invented the rotary magnetic field having been made brigadier-general of embodied in the apparatus used in the volunteers in March. He led a division transmission of power from Niagara Falls; in the operations against Fort Wagner, new forms of dynamos, transformers, inand afterwards in the Army of the James, duction coils, condensers, are and incanin its operations against Petersburg and descent lamps, and the oscillator combin-Richmond. From May to December, 1864, ing steam-engine and dynamo, and many

Test Oath. See OATHS.

Tetinchoua, Miami Indian chief; was was made major-general of volunteers and met by the French traveller Nicolas Rerbrigadier-general United States army. He rot, at Chicago, in 1671, and is described afterwards captured Wilmington, N. C., by him as a great chief, having had conand was brevetted major-general. After trol of about 4,000 warriors. He was conthe surrender of Lee he was in command stantly guarded night and day by forty of Richmond. He was promoted major- men, and scarcely ever had any personal general in 1886, and was retired in 1888. communication with his people, but issued He died in New Haven, Conn., Dec. 16, orders to them through subordinates. He was unable on account of old age to go Terry, Silas Wright, naval officer; to the mouth of Lake Superior, where all

formally claimed by the French, but dele- (q. v.) met him and his 3,000 Miamis in gated the Pottawattomies to act for him. 1672, but made no converts.

the country bordering on the lakes was It is said that Father Claude Dablon

### TEXAS

Texas (name supposed to be derived and w. by New Mexico; area, 265,896 business interests are served by 519 namiles: extreme length, n. to s., 620 miles: number of counties, 246; capital, Austin; popular name, "the Lone Star State"; State flower, the Blue-bonnet; State motto, none; admitted into the Union as the twenty-eighth State, Dec. 29, 1845; seceded, Feb. 23, 1861; readmitted, March 30, 1870. Pop. (1910), 3,896,542.

General Statistics .- Texas ranks first among the cotton-growing States of the Union, and is also noted for its large livestock interests. There are over 416,000 farms, comprising 27,120,000 improved acres, and representing a value in lands, buildings, and implements of \$1,879,243,-000, an increase in the value of lands and buildings in ten years of 163 per cent. Ordinary farm products have a value of over \$167,400,000, corn (\$114,206,000), wheat, forage, and oats leading. Irrigation projects completed and under con- banks, with \$11,973,000 capital and \$46,tal value of this crop \$247,880,000. Do- year. mestic animals, poultry, and bees have a value of over \$313,764,263, an increase in sented by 4,588 factory-system establishten years of 30 per cent.; cattle (\$129,- ments, employing \$216.876,000 capital and 130,900), horses (\$83,532,700), mules 70,229 wage-earners; paying \$48,775,000 leading.

The State has a very large commerce in from an Indian word used as a token of general merchandise, its chief port, Galvesfriendship and applied by the Spaniards ton, ranking second among the exporting to the Hasinai tribes of the Angeline and cities of the country, with values exceed-Upper Neches valleys), a State in the ing \$201,875,000. With Sabine, Brazos West South Central Division of the North de Santiago, Corpus Christi, Paso del American Union, the largest of all; Norte, and Saluria, the imports at all bounded on the n. and e. by New Mexico, ports exceed \$15,709,500; and the exports, Oklahoma, Arkansas, and Louisiana; s. e. \$249,317,000, an aggregate merchandise by the Gulf of Mexico; s. w. by Mexico; trade of more than \$265,000,000. General square miles, of which 3,498 are water tional banks, with \$44,076,000 in capital surface; extreme breadth, e. to w., 760 and \$293,785,460 in resources; 533 State



STATE SEAL OF TEXAS.

struction represent a value of nearly 676,409 resources; 24 private banks, with \$13,500,000, and serve an area of 1,253,- \$2,786,281 capital and \$9,508,587 re-000 acres. In the cotton-growing indus- sources; and 51 loan and trust companies, try, the highest single-year production on with \$5,935,000 capital and \$22,820,631 record (1906) was 4,066,472 bales of fibre resources. The exchanges at the clearingand 1,858,000 long tons of seed; and the houses at Houston (\$647,457,500), Galvesrecord values were (1910), fibre, \$214,- ton, Fort Worth, Austin, and Beaumont 520,000; seed, \$33,360,000; making the to- aggregate over \$1,351,111,300 in a single

Manufacturing industries are repre-(\$73,781,000), and swine (\$11,606,000) for salaries and wages and \$178,179,000 for materials; and yielding products valued at \$272,896,000. These figures show medicine, and pharmacy, one of law, and an increase in ten years in capital, from two of dentistry; public normal schools \$63,655,616; wage-earners, from 38,604; at Denton, Huntsville, and Prairie View; salaries and wages, from \$19,830,357; cost 420 public high schools; manual and inof materials, from \$54,388,303; and value dustrial training schools at Austin, Campof products, from \$92,894,433. The prin-bell, Denton, and San Antonio; and nine cipal products are flour and grist, cotton- colleges for the colored race. seed oil and cake, lumber and timber, maintains a reform school at Gatesville, packed meat, steam-railroad cars, periodi- and separate institutions for white and cals and books, foundry and machine-shop colored deaf, dumb, and blind, at Austin. work, and malt liquors. The internal rev- The leading institutions of college grade enue collections on taxable manufactures are the University of Texas, at Austin: exceed \$1,000,000 in a single year. The State Agricultural and Mechanical College, most valuable of mineral resources is pe- College Station; Fort Worth University troleum, the output of which increased (M. E.); Trinity University (Presb.), from 48 barrels in 1889 to the maximum Waxahachie; Baylor University (Bapt.), of 28,136,189 barrels in 1905, and then Waco; St. Louis College (R. C.), San Anbegan decreasing. The highest single-year tonio; Polytechnic College (M. E. S.), value of output was \$10,410,865 in the Fort Worth; colleges for women at Belton year of 1907.

12.354 organizations of white congrega- sect.); and for the colored race, State tions, having 9,589 church edifices, 1,226,- Normal College, Prairie View; Wiley Uni-906 communicants or members, 533,535 versity (M. E.), Marshall; Guadalupe Sunday-school scholars, and church prop- College (Bapt.), Seguin; Paul Quinn Colerty valued at \$22,949,976, the strongest lege (A. M. E.), Waco; Samuel Houston denominations numerically being the Bap- College (M. E.), Austin; Tillotson Coltist, Methodist, Roman Catholic, Disciples, lege (Con.), Austin: and Mary Allen Sem-Presbyterian, and Lutheran; and by 5,051 inary (Presb.), Crockett. organizations of colored congregations, having 2,860 church edifices, 227,032 mem- pendence and a provisional constitution bers, and church property valued at \$3,- were framed at San Felipe in 1835; a con-106,101, the leading denominations being stitution for the Republic of Texas was the Baptist National Convention, Metho- adopted in convention, and Samuel Housdist Episcopal, African Methodist, and ton was inaugurated President in 1836; Colored Methodist. The Roman Catholic the first State constitution was ratified Church has bishops at Brownsville, Dallas, by popular vote in 1845; and the first Galveston, and San Antonio; the Protes-legislature was convened under it, and tant Episcopal, at Austin, Dallas, and San James Pinckney Henderson was inaugu-Antonio; and the Methodist Episcopal rated the first governor, in 1846. South, at Sherman and San Antonio.

the public schools, white, 681.593; colored, in 1866 a new constitution was ratified 472 white; 95,035 colored; value of public- by a convention convened under the Reschool property, \$19,256.579; total rev- construction Act of Congress, was simimen and both sexes; four colleges for ing financial matters. women only; four schools each of theology, In 1907 a pure-food law was adopted;

(Bapt.), San Antonio (M. E. S.), Sher-Religious interests are promoted by man (M. E. S.), and South Houston (non-

Government.-A declaration of inde-March 23, 1861, the legislature ratified the The school age is 7-17; enrolment in constitution of the Confederate States; 152,038; average daily attendance, 462,- by popular vote; in 1869 another, framed enue, \$9.855,641; total expenditure, \$10,- larly ratified; and in 1876 still another 289,755; estimated number of pupils in was adopted. The Fourteenth and Fifprivate and parochial schools, 10,000. In teenth amendments to the federal Con-1911 the permanent school fund aggre- stitution were ratified by the legislature, gated \$17,279,353, nearly all of which Feb. 18, 1870. Five amendments to the was invested in State, municipal, and constitution were ratified by popular vote other bonds. For higher education there in 1891; three in 1904; one out of three in are fifteen universities and colleges for 1908; and one in 1909-all chiefly concern-

the anti-trust law was made more stringent: and blacklisting, bucket-shops, gambling on baseball and football games, loblying, and political contributions by corperations were prohibited. In 1908 the State Supreme Court decided that the Waters-Pierce Oil Company must pay \$1,623,000 penalties and retire from business in the State, whereupon the company appealed to the United States Supreme Court. A proposition to submit to popular vote a prohibition amendment to the constitution was declared both adopted and defeated, the latter on a technicality, and the Democratic State Convention resolved to resubmit the proposed amendment. On the ground that the State Railroad Commission had ordered it to spend \$2,000,000 on betterments, the International and Great Northern System placed itself in the hands of a receiver. The railroad-rate law of 1905 was declared unconstitutional by the United States Supreme Court. Another attempt to secure State-wide prohibition was made at a special session of the legislature in 1910, when the house adopted and the senate defeated bills aiming thereat, and in the special State liquor elections in 1911 large anti-prohibition majorities were recorded.

The executive authority is vested in a governor (annual salary, \$4,000), lieutenant-governor, secretary of state, treasurer, comptroller, attorney-general, superintendent of public instruction, and commissioners of agriculture, insurance, public lands, railroads, and several other departments-official terms, two years, unless otherwise specified. The legislature consists of a senate of thirty-one members and a house of representatives of 109 members-terms of senators, four years; of representatives, two years; salary of each, \$5 per diem; sessions biennial; limit, none, but members receive regular pay for sixty days and \$2 per diem thereafter. The chief judicial authority is a Supreme Court, comprising a chief-justice and two associate justices. In 1911 the total bonded debt was \$3.977.500, of which all except \$1,300 was held in various State

# PRESIDENTS OF REPUBLIC

Samuel Houston	inaugurat	ed Oct.	22, 1836
M. B. Lamar	- 46	Dec.	
Dr. Anson Jones	46	Dec.	9, 1841
Samuel Houston	66	Dec.	13, 1841

#### STATE GOVERNORS

DILITE GOVERNORS.					
J. P. Henderson	assumes of	ficeFeb.	19, 1846		
George T. Wood		. Dec.	21. 1847		
P. Hansboro Bell		Dec.	, 1849		
E. M. Pease .	**	Dec.	, 1953		
H. R. Runnels		Dec			
Samuel Houston .		. Dec.	. 1550		
Edward Clark		. March	20, 18:1		
F. R. Lubbock	- 66	Dec.	. 1861		
P. Murrah	4,5	Dec.	, 1863		
A. J. Hamilton		July	21. 1305		
J. W. Throckmorton		lug.	13. 1860		
E. M. Pease		. July .	30, 15 7		
E. J. Davis			1870		
Richard Coke			1371		
R. B. Hubbard			1377		
Oran M. Roberts	- 46	********	1879		
John Ireland	. 66	44	1883		
Lawrence S. Ross	44	16	1887		
James S. Hogg	4.6		1891		
James S. Hogg			1203		
Charles A. Culberso		44	1805		
Charles A. Culberso			1897		
Joseph D. Sayers		66	1899		
Joseph D. Sayers		44	1001		
S. W. T. Lanham		4444444	1003		
T. M. Campbell		41	1907		
O. B. Colquitt		44	IOII		
or ar oughter the					

funds; assessed valuations (since 1908 full value), \$2,388,500,124.

Texas ranked twenty-fifth in population among the States and Territories under the census of 1850; twenty-third in 1860; nineteenth in 1870; eleventh in 1880; sev-

#### UNITED STATES SENATORS.

Samuel Houston	Name.	No. of Cong.	Term.
	Thomas J. Rusk J. Pinckney Henderson. Matthias Ward John Hemphill Louis T. Wigfall 37th, 38th, 30th, nd J. W. Flanagan. Morgan C. Hamilton. Samuel Bell Maxey. Richard Coke. John H. Reagan. Horace Chilton. Roger Q. Mills Horace Chilton. Charles A. Culberson.	29th " 35th 35th to 36th 36th " 37th 36th " 37th 40th Congresse 41st to 44th 41st " 45th 44th " 50th 45th " 54th 50th " 52d 52d to 56th 54th " 57th	1846 " 1857 1858 to 1859 1859 " 1851 1850 " 1851 1850 " 1851 1850 " 1851 1870 to 1875 1877 " 1875 1888 " 1891 1891 " 1892 1892 " 1899 1895 " 1901

enth in 1890; sixth in 1900; and fifth in 1910.

In the apportionment of representation in Congress, Texas was given two members under the censuses of 1840 and 1850; four in 1860; six in 1870; eleven in 1880; thirteen in 1890; sixteen in 1900; and eighteen in 1910.

History: Early Period.—The first European settlement made in Texas was by La Salle, in 1685, by accident. In 1689 Cap-

tain De Leon, a Spanish officer, was sent revolution, were compelled to retreat into to drive out the French. He found them the United States in 1827. In 1830 Busscattered, and the next year he returned with 110 men and some friars, and on the site of a fort built by La Salle, on Matagorda Bay, established a Spanish mission. A Spanish governor, with troops, was tlers in Texas then numbered about 20,sent thither in 1691, but Indian hostilities and menaces of famine caused the settlement to be abandoned in 1693. In 1714 the French again attempted to plant settlements in Texas, under the direction of Crozat, of Louisiana. Soon afterwards

tamente, who had made himself dictator of Mexico, issued a decree forbidding the people of the United States to enter Texas as colonists. The American set-000, and in 1833 they held a convention, determined to separate Texas from Coahuila, prepared a State constitution, and requested Santa Ana, then at the head of the government of Mexico, to admit them as a separate State of the republic. Col.



TEXAS RANGERS.

750 white inhabitants in Texas.

He treated the Americans there with great and a lieutenant-governor were chosen. injustice, and some of them, engaged in a At the same time SAMUEL HOUSTON

(1715) Spanish missions were planted at Stephen F. Austin (q.v.), representing various points. In 1765 there were about the American colonists, went to Mexico, where Santa Ana detained him until 1835. Texas was a part of the Spanish prov- A committee of safety was created in Texince of Mexico which had declared itself as, which assumed governmental powers. independent of Spain. In 1824, when a A skirmish took place with some Mexiconsiderable number of colonists from cans near Gonzales, Oct. 2, 1835, and other the United States were there. Mexico unit- battles followed. On Nov. 9, a provisioned Coahuila with Texas, and placed a al government was formed in a convention Mexican as governor over the united states. called the "Consultation," and a governor



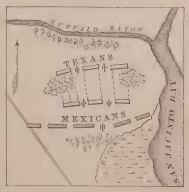
SAM HOUSTON.

Texas, was chosen commander-in-chief of the forces, and Austin was sent as commissioner to the United States. After 10), the entire Mexican force was driven out of Texas, and on the 20th a declaration of independence was adopted, and issued at Goliad, by Capt. Philip Dimitt and others. Santa Ana, with a well-provided army of 7,500 men, set out for the recovery of Texas. He invested the ALAMO (q. v.), a strong fort near San Antonio, with 4,000 men, and, after bombarding it eleven days, carried it by storm. It was garrisoned by about 170 men, under Capt. W. B. Travis. The whole garrison was massacred (March 6) by order of Santa Ana-only one woman, a child, and a servant were saved. "Remember the Alamo!" was a Texan war-cry after that. The Mexicans lost, in the attack, 1,600 men.

On March 1 a convention issued a dec-

laration of independence, and a provisional president (David G. Burnet) was chosen. On the 27th the command of Colonel Fanning, at Goliad, were massacred in cold blood, and successive defeats of the Texans produced a panic. Houston, meanwhile, in order to scatter the Mexican forces, continually fell back, until he reached San Jacinto. There, at the head of a force of 800 troops, he gave battle (April 21, 1836) to about twice that number of Mexicans, and in the pursuit of them killed 630, wounded 208, and took 730 prisoners. Among the latter, captured the next day, was President Santa Ana. His force was annihilated. The survivors fled west-ward in terror. The war was practically at an end. The Mexicans did not again invade Texas. Houston was elected president of the republic (September, 1836). The independence of Texas was acknowledged by the United States in March, 1837, but Mexico did not give up her claim to it. See Acquisition of Terri-TORY; BENTON, THOMAS HART.

Annexation of Texas.-The Southern people were anxious to have the State of Texas annexed to the United States, and such a desire was a prevailing feeling in that sovereign State. The proposition, when formally made, was opposed by the people of the North, be-(q. v.), of Tennessee, who had settled in cause the annexation would increase the area and political strength of the slave power, and lead to a war with Mexico. But the matter was persisted in by the San Antonio de Bexar was captured (Dec. South, and, with the approbation of Presi-



MAP OF THE BATTLE OF SAN JACINTO.



THE ALAMO.

dent Tyler, a treaty to that effect was resolution of the Congress and of the signed in Washington, D. C., April 12, Texas ordinance: 1844, by Mr. Calhoun, Secretary of State, and Messrs. Van Zandt and Henderson on the part of Texas. It was rejected by the Hon. Thomas J. Rusk, President of the Senate in June following. The project was presented at the next session of Congress in the form of a joint resolution. It had been made a leading political question at the Presidential election in the autumn of 1844. James K. Polk had been nominated over Mr. Van Buren, because he was in fawas adopted March 1, 1845, and received the assent of President Tyler the next day. On the last day of his term of office he sent a message to the Texas government, with a copy of the joint resolutions of Congress in favor of annexation. These were considered by a convention in Texas, called for the purpose of forming a State constitution. That body approved the measure (July 4, 1845), and on that day Texas became one of the States of the States has submitted to Texas the first and Union.

COMMITTEE ROOM, July 4, 1845.

Convention:

The committee to whom was committed the communication of his Excellency the President of the republic, together with the accompanying documents, have had the same under consideration, and have instructed me to report the following vor of the annexation. The joint resolution ordinance, and recommend its adoption by the convention.

ABNER S. LIPSCOMB, Chairman.

Whereas, the Congress of the United States of America has passed resolutions providing for the annexation of Texas to that Union, which resolutions were approved by the President of the United States on the first day of March, 1845; and

Whereas, the President of the United second sections of the said resolutions as The following is the text of the joint the basis upon which Texas may be ad-

Whereas, the existing government of the republic of Texas has assented to the proposals thus made, the terms and conditions of which are as follows:

Representatives of the United States of America in Congress assembled, that Congress doth consent that the territory slavery, as the people of each State asking properly included within, and rightfully belonging to, the republic of Texas, may be erected into a new State, to be called the State of Texas, with a republican form of government, adopted by the people of said republic, by deputies in convention assembled, with consent of the existing government, in order that the same may be admitted as one of the States of this Union.

And be it further resolved, that the foregoing consent of Congress is given upon the following conditions, to wit: First, said State to be formed, subject to the adjustment by this government of ail questions of boundary that may arise with others governments, and the constitution thereof, with the proper evidence of its adoption by the people of said republic of Texas, shall be transmitted to the President of the United States, to be laid before Congress for its final action, on or before the first day of January, 1846; second, said State, when admitted into the Union, after ceding to the United States all public edifices, fortifications, barracks, forts and harbors, navy and navy-yards, docks, magazines, and armaments, and all other means pertaining to the public defence belonging to the said republic, shall retain all its public funds, debts, taxes, and dues of every kind which may belong to or be due and owing to the said republic, and shall also retain all the vacant and unappropriated lands lying within its limits, to be applied to the payment of the debts and the residue of said lands, after discharg-

mitted as one of the States of said Union, hereafter, by the consent of said State, be formed out of the territory thereof, which shall be entitled to admission under the provisions of the federal Constitution; and such States as may be formed out of that portion of said territory lying south of Resolved by the Senate and House of 36° 30' N. lat., commonly known as the Missouri Compromise line, shall be admitted into the Union, with or without admission may desire; and in such State or States as shall be formed out of said territory north of said Missouri Compromise line slavery or involuntary servitude (except for crime) shall be prohibited.

> Now, in order to manifest the assent of the people of the republic, as is required in the above-recited portions of said resolution, we, the deputies of the people of Texas in convention assembled, in their name and by their authority, do ordain and declare that we assent to, and accept the proposals, conditions, and guarantees contained in the first and second sections of the resolutions of the Congress

of the United States aforesaid.

Adopted by a vote of 56 to 1. July 4. 1845, in the tenth year of the republic. THOMAS J. RUSK, President.

JAMES H. RAYMOND, Secretary.

After the cession of Louisiana to the United States a controversy arose about its western boundary, which was amicably settled, in 1806, by General Wilkinson and the Spanish commander, establishing the territory between the Sabine River and Arroya Honda as neutral ground. In 1806 revolutionary movements, incited by those of AARON BURR (q. v.), began in that region, and many skirmishes and battles occurred, chiefly by invasions of Americans. In conflicts in 1813 the Spanish lost about 1,000 men; and in a conflict the same year, a force of about 2,500 Americans and revolted Mexicans was nearly dehabilities of said republic of Texas, and stroyed. Only about 100 escaped. The Spaniards murdered 700 of the peaceable ing said debts and liabilities, to be dis- inhabitants of San Antonio. After the posed of as said State may direct; but in close of the War of 1812-15 Lafitte made no event are said debts and liabilities to Galveston Island his headquarters; estabbecome a charge upon the government of lished there a town named Campeachy, the United States; third, new States, of and remained there until 1821, when the convenient size, not exceeding four in settlement was broker up by United States number, in addition to said State of Texas, forces. In 1819 the Sabine was estaband having sufficient population, may lighed as the eastern boundary o Texas,

but dissatisfaction caused disturbances to continue, and the territory was almost deserted. In 1820 Moses Austin, then living in Missouri, received from the Spanish authorities of Mexico a grant of land in Texas, and dying, his son, Stephen F., received a confirmation of the grant in 1823. Emigrants from the United States flocked into Texas. A thousand families were soon there. Spanish rule was harsh towards the American colonists, and they were so oppressed that, in 1833, they took the measures to obtain the independence of the State already described. The annexation of Texas to the United States led to a war with Mexico (see MEXICO, WAR WITH), begun in 1846, and ended by treaty in February, 1848. It then embraced an area of 376,163 square miles. In 1850 the State ceded to the United States its claims to all territory beyond its present limits (274,350 square miles), in consideration of \$10,000,000 in bonds, with the proceeds of which the State debt was paid.

movement for secession. Governor Samuel ties in the State were represented. House of Representatives, on the appoint- ple for discussion. ed day, under the chairmanship of Judge



TEXAS AS CLAIMED BY THE UNITED STATES,

Civil War Period.—In 1860 began the to assist. Not one-half of the 122 coun-Houston, opposed the movement with all Feb. 1, 1861, an ordinance of secession was his might; but members of the KNIGHTS adopted by a vote of 166 against 7. It de-OF THE GOLDEN CIRCLE (q. v.) were work- clared that the national government had ing secretly and effectively. Among the failed "to accomplish the purpose of the Knights were many members of the legis- compact of union between the States," and lature, and active politicians all over the the chief grievance complained of was State. Sixty of these irresponsible per-that the national government would no sons, early in January, 1861, called a State longer uphold the slave system. They convention, to meet at Austin on the 28th therefore abrogated, in the name of the of that month; and a single member of the people of Texas, the ordinance of anlegislature issued a call for the assembling nexation adopted July 4, 1845. They talkof that body at the same time and place. ed of a "resumption of sovereign powers" When they met, the legislature, by a joint with some plausibility, for Texas was the resolution, declared the convention a legal- only State in the Union that had ever ly constituted body. Governor Houston possessed them, as an absolutely indepenprotested against the assumption of any dent State. They decreed that the ordi-power by the convention, except to refer nance should be submitted to the people, the matter of secession to the people. The but the day named (Feb. 23) was so early convention assembled in the hall of the that no opportunity was afforded the peo-

The convention appointed a committee JOHN H. REAGAN (q. v.). A commissioner of safety to carry out its decision before from South Carolina (McQueen) was there the people could think or act upon the

ordinance of secession. The committee the Federal troops to be removed from was immediately organized, and appointed posts in the country exposed to Indian two of their number (Devine and Maverdepredations, and had them located, with ick) commissioners to treat with Gen. their arms and field-batteries, on the David E. Twiggs, then in command of the coast, where, if their desire is to maintain National troops in Texas, for the surren- a position in the country, they cannot der of his army and the public property only do so successfully, but destrey the under his control to the authorities of commerce of the State. They have usurp-Texas. Twiggs performed that act. In ed the power to withdraw these troops counting the votes cast on Feb. 23 from the frontier; but though in posconcerning the ordinance of secession session of ample stores, munitions of war, there seemed to be fully 23,000 ma- and transportation, have failed to supply jority in favor of the ordinance, when troops in place of those removed. As a it is asserted that really a very large consequence, the wail of women and proportion of the people of Texas were children is heard upon the border. opposed to it.

tions. He had denounced the convention no succor has been sent to a devastated as an illegal body, gathered through fraud frontier.... The convention has assumed and violence. "To enumerate all its to appoint agents to foreign States, and sible, as a great portion of its proceed- to the laws, at its will, keeping secret its revealed: It has elected delegates to the of a right to know its doings. It has approvisional council of the Confederate pointed officers and agents under its asthe 2d day of March, annexed Texas to provisional government of the Confederate the Confederate States and constituted States, requiring all persons then in office was not officially known by the convention or suffer the penalty of removal." It had until the 4th of March that a majority of changed the State constitution and estabthe people had voted for secession. While lished a test-oath of allegiance to the Cona portion of these delegates were reprefederate States, and, "in the exercise of senting Texas in the Congress of the Con- its petty tyranny," had required the govfederate States, two of them, still claim- ernor and other officers to appear at its ing to be United States Senators, have bar at a certain time to take the oath. It continued to represent Texas in the United had assumed to create organic laws, and to States Senate, under the administration put the same into execution. "It has overof Mr. Lincoln-an administration which thrown," he said, "the theory of free the people of Texas have declared odious government by combining in itself all the and not to be borne. Yet Texas has been departments of government and exercisexposed to obloquy and forced to occupy ing the powers belonging to each." The the ridiculous attitude, before the world, governor concluded by saying: "I have of attempting to maintain her position as refused to recognize this convention. I one of the United States, and, at the same believe it has received none of the powers time, claim to be one of the Confederate it has assumed either from the people or States. It has created a committee of the legislature. I believe it guilty of a safety, a portion of which has assumed usurpation which the people cannot suffer the executive power of the government, tamely and preserve their liberties. I am and, to supplant the executive authority, ready to lay down my life to maintain have entered into negotiations with fed- the rights and liberties of Texas. I am eral officers. This committee, and com- ready to lay down office rather than yield missioners acting under it, have caused to usurpation and degradation."

vastation and ruin have thus come upon Governor Houston's Loyal Address to the people; and though the convention, the people of his State, early in March, with all the means in its power, has been 1861, revealed what he called its usurpa- in session two weeks (adjourned session), usurpations," he said, "would be impos- created offices, civil and military, unknown ings were in secret. This much has been proceedings. It has deprived the people States at Montgomery before Texas had sumed authority." "It has declared," he withdrawn from the Union; and also, on said, "that the people of Texas ratify the themselves members of Congress, when it to take an oath of allegiance to the same

Recovering the State.-In 1863 General a march upon Alexandria and Shreveport and the expedition was a disastrous fail- son, accompanied the expedition.

Banks sent Franklin, with 4,000 troops, was again begun. When, in obedience to accompanied by four gunboats, under orders, he began falling back, he was sud-Crocker, to seize the Confederate post at denly and furiously struck by Confeder-Sabine Pass, on the boundary-line be-ates under Gen. Richard Taylor, and a reg-tween Louisiana and Texas, preparatory iment (23d Wisconsin) on which the blow to an attempt to recover the latter State fell was reduced from 226 men to ninetyfrom Confederate control. The expedition eight, most of them made prisoners. Meansailed from New Orleans Sept. 5. A pre- while about 6,000 National troops, under mature attack was made by the gunboats General Dana, with some war-vessels, had on the garrison at Sabine Pass (Sept. 8), sailed for the Rio Grande. Banks, in perure. Two of the gunboats were captured, troops debarked Nov. 2 at Brazos de Sanand the transports, with Franklin's troops, tiago. drove a small Confederate cavalry fled back to New Orleans, the Nationals force stationed there, and followed them to



STATE CAPITOL AT AUSTIN, TEXAS.

the Red River: but this design was aban- River. doned for a time (see RED RIVER EXPEDI-

having lost 200 men made prisoners and Brownsville, opposite Matamoras, which fifty killed and wounded; also two gun- Banks entered on Nov. 6. At the close of boats and fifteen heavy rifled cannon. the year the National troops occupied all The garrison attacked consisted of about the strong positions on the Texan coast ex-200 men, and only forty were present. cepting Galveston Island and a formi-Banks now concentrated his forces on the dable work at the mouth of the Brazos Atchafalaya, for the purpose of pene- River, and the Confederates had abantrating Texas by way of Shreveport, on doned all Texas west of the Colorado

Notwithstanding the downfall of the TION), and it was determined to attempt civil and military power of the Confedto seize and hold the coast harbors of eracy east of the Mississippi, the in-Texas. To mask this movement, Gen. C. surgents west of it, under the command C. Washburne, with a considerable body and influence of Gen. E. Kirby Smith, of troops, advanced from Brashear City were disposed to continue the conflict to Opelousas, to give the impression that longer. He addressed his soldiers on April 21. 1865, telling them that upon their erty of the city, and furnish it with an Public meetings were held in Texas, where \$1,500,000. resolutions to continue the contest were discriminate plunder of the public property." So ended the Civil War in the

the President provisional governor in the revolution spread, President Taft, in 1911, summer of 1865, and measures were taken mobilized an army of approximately 20,there. Under the reconstruction acts of pal rendezvous at El Paso and San Antomilitary district, and subjected to military rule under General Sheridan. A con- ostensibly as a military manœuvre. Dura constitution, which was ratified at an on Federal posts, especially in the aselection (Nov. 30 to Dec. 3) in 1869, and saults on Ciudad Juarez in May, a numa governor and legislature were chosen ber of persons on the Texan side of the at the same time. The Fourteenth and river were wounded by "wild" bullets Fifteenth amendments to the national from the other side. On the success of the Constitution were ratified (Feb. 23, 1870), and on March 30, by act of Congress, the expatriation of President Diaz (May), the State was entitled to representation in Congress. On April 16 the government army was gradually withdrawn, leaving, was transferred to the civil authorities.

Later Events.—The principal political dedicated in 1888. In 1891-92 bands of of \$1,720,000, which would be the prop- stant readiness for field service.

prowess depended "the hopes of the [Con- abundance of water and power for manufederatel nation." He assured them that facturing purposes. Galveston suffered there were hopes of succor from abroad. by a tornado a loss of over 1,000 lives and "Protract the struggle," he said, "and \$30,000,000 in property, Sept. 8, 1900, and you will surely receive the aid of nations July 29, 1904, its great protective seawho already deeply sympathize with you." wall was completed at a cost of about

On the night of Aug. 13-14, 1906, many adopted. To meet this danger, General shots were fired into occupied dwellings in Sheridan was sent to New Orleans with Brownsville, and it was charged that the a large force, and made preparations for firing was done by colored soldiers of the a vigorous campaign in Texas. His ap- Twenty-fifth U. S. Infantry. The affair pearance dismayed the trans-Mississippi created wide-spread excitement; President insurgents, and they refused to longer fol- Roosevelt discharged all the enlisted men low their leaders in the hopeless struggle. of the three companies said to be involved General Smith formally surrendered his in the shooting; the President sent a spewhole command to General Canby (May cial message to Congress concerning it; 26), but exhibited "the bad faith," said Senator Joseph B. Foraker, of Ohio, made Grant in his report, "of first disbanding a vigorous defence of the accused soldiers; most of his army, and permitting an in- and a military court charged the shooting to the negro soldiers.

In 1910, during the early part of the revolution in Mexico, there was consider-Andrew J. Hamilton was appointed by able trouble along the Rio Grande. As the for the reorganization of civil government 000 men along the boundary, with princi-1867, Texas, with Louisiana, was made a nio, and sent war-ships to the vicinity of the Pacific and Gulf coasts of Mexico, vention assembled Dec. 7, 1868, adopted ing several attacks by the revolutionists revolution and the resignation and self-"manœuvre" division of the American however, a strong border patrol.

A slight flurry of excitement was created events have already been chronicled under later in the year by the arrest of Gen. Government. The State Capitol was de- Bernardo Reyes at San Antonio (Nov. 18) stroyed by fire in 1881, and a new one by a United States marshal after his indictment by a Federal grand jury on Mexican revolutionists crossed the bor- charges of having violated the neutrality der and made some trouble. A great dam laws by planning in Texas a military exon the Colorado River near Austin was pedition against Mexico. The United completed in 1893, and destroyed in a States troops along the boundary line flood in 1900, which caused a property were, in consequence, ordered to prepare loss of over \$3,000,000. In 1911 it was for active patrol, and the entire national decided to build a new dam at a cost guard of Texas was ordered held in inments seized by the United States Secret industry, with very imperfect machinery. A Service men indicated a wide-spread planning for another revolution in Mexico.

Texas Rangers, a body of armed and mounted men constituting a combined military and constabulary force. It has been in existence for many years; is made up of carefully selected men; and has many deeds of extraordinary daring credited to its memory. As the name implies, this body ranges over the State in the performance of its unique work, at one time assisting the officers of the law in their duties, at others defending the Rio Grande border against raiding cattle thieves from Mexico, and at others suppressing riots and other disturbances of the peace. The best idea of the peculiar functions of this body is obtained from a report of its operations in the single month of December, 1897, when the members made forty arrests for various crimes; were sent on seventy scouting expeditions; assisted sheriffs forty-seven times; guarded jails nine times: attended district courts thirty-four times; made nine attempts to arrest that failed; and travelled 4.843 miles.

Texas University. The Congress of the Republic of Texas in 1839 provided for a general system of education with a university to be located at Austin, with a grant of 221,400 acres "for the establishment and endowment of two colleges or universities," and in 1858 appropriated \$100,000 in United States bonds, and a further endowment of 3,200,000 acres of land, part of which was subsequently diverted to establish common schools. The main university was opened to the admission of students Sept. 15, 1883.

Textile Fabrics. The difficulty of paying for imported goods in Massachusetts, about 1640, stimulated the people to new kinds of industry. Among other things, cotton and woollen cloths were manufac-The cultivation of hemp and flax was successfully undertaken. Vessels were sent to the West Indies for cotton, and, at Rowley, where a colony of Yorkshire clothiers had recently settled, the fabrication of linen, woollen, and cotton cloth was set on foot. The first cotton fac-

woollen factory was in operation in Hartford, Conn., in 1789, and in 1794 one was established in Byfield, Mass. The same year a carding-machine for wool was first put into operation in the United States. John and Arthur Schofield. SAMUEL SI.V. TER (q. v.) may be considered the father of cotton manufacturing in the United States. . But his operations were only in spinning the varn. It remained for a citizen of the United States, Francis C. Lowell, a merchant of Boston, to introduce the weaving of cotton cloth here. He invented a power loom, and in 1812 he and Francis S. Jackson erected a mill in Waltham, Mass. The machinery was constructed by Paul Moody. After many failures and alterations, they succeeded in perfecting looms that worked well, and in 1813 they had also a spinning-wheel. with 1,300 spindles. Slater's Rhode Island mill had then only 144 spindles.

Statistics.- In 1911 the Bureau of the Census issued a tentative summary of the States which showed the following aggregates; number of establishments under the factory-system classification, 4.820; salaried employés, 27.881; wage-earner-. 833,740; capital, \$1,709,265,000; salaries and wages, \$349,193,000; cost of materials used, \$947.676.000; miscellaneous expenses, \$102.357,000; and value of prodvets, \$1,592,482,000. Cotton manufactures ued at \$629.699,000; hosiery and knit goods, \$163,641,000 capital and \$200,143.-000 products; woollen goods, \$506,323,000 capital and \$507.219.000 products; silk goods, \$144,799,000 capital and \$196,475. 000 products; and cordage, twine, jute. and linen goods, \$73,393,000 capital and \$58,946.000 products. See Cotton Indus-TRY; WOOL INDUSTRY.

Thacher, JAMES, physician; born in Barnstable, Mass., Feb. 14, 1754; joined the Continental army at Cambridge in 1775, and served through the war as surgeon, being present at many of the prominent battles in the North. He kept a diary, and in 1824 published a Military tory in the United States was started in Journal of the Revolution, a work of great Beverly, Mass., in 1789, by a company historical value. He was author, also, of which only succeeded in introducing that several other works, scientific, philosophi-

### THACHER-THAMES

Mass., May 26, 1844.

Ballston, N. Y., Sept. 11, 1847; graduated at Williams College in 1869; served in the State Senate in 1884-85, where he introduced measures which later resulted in the reform of the tenement-house construction and management; was mayor of Albany in 1886-87 and 1896-97; was appointed by President Harrison a member of the World's Columbian Exposition Commission, and became chairman of its bureau of awards. He wrote The Continent of America; The Cabotian Discovery; Christopher Columbus, etc. He died in Albany, N. Y., Feb. 25, 1909.

Thames, BATTLE OF THE. When General Harrison landed his invading army near Fort Malden, Canada, in 1813, General Proctor, in command of the British troops there, fled northward, leaving the fort, navy buildings, and store-houses in flames. Proctor had impressed into his

cal, and historical. He died in Plymouth, myself fortunate to collect a sufficiency to mount the general officers." Harrison Thacher, John Boyd, author; born in did pursue. On Oct. 1 he was joined by Col. Richard M. Johnson, with his cavalry, at Sandwich. There a council of officers was held. Only two lines of pursuit were feasible—one by Lake Erie to Long Point, the other by land to the rear of the fugitives. The latter was chosen. McArthur and his brigade were left to hold Detroit; Cass's brigade and Ball's regiment were left at Sandwich, and 3,500 men, mostly Kentucky volunteers, started in pursuit towards Chatham, on the Thames River, where, it was ascertained, Proctor had encamped. General Cass accompanied Harrison as volunteer aide.

Learning that some small vessels containing the enemy's artillery and baggage were escaping on Lake St. Clair towards the mouth of the Thames, Commodore Perry despatched a portion of his fleet, under Captain Elliott, in pursuit. Perry soon followed in the Ariel, accompanied service all the horses of the inhabitants by the Caledonia. The little squadron to facilitate his flight. Harrison wrote reached (Oct. 2) the mouth of the Thames, to the Secretary of War (Sept. 27): "I with the baggage, provisions, and am-will pursue the enemy to-morrow, although munition wagons of the Americans, but there is no probability of overtaking him, the vessels of the enemy had escaped up as he has upwards of 1,000 horses and we that stream. Harrison pressed forward have not one in the army. I shall think rapidly, along the border of the lake and



APPEARANCE OF THE THAMES BATTLE-GROUND IN 1860.

# THAMES, BATTLE OF THE

to transports. The British had encamped ica, Proctor sank into merited obscurity.

cursing Proctor for his cowardice. The former boasted of the victory he should win, but kept on retreating, destroying bridges and other property in his flight, burning his own vessels and leaving arms behind. At last the pursuit was so sharp and close that Proctor was compelled to make a stand on the bank of the Thames, near the Moravian town, his left on the river, where the bank is high and precipitous, and on his right a marsh, running almost parallel with the river for about 2 miles. The space between was covered with woods, with very little under-

The British regulars were formed in two lines between a smaller swamp and the river, their artillery being planted in the road, near the bank of that stream. The Indians were posted between the two swamps, and so disposed as easily to flank Harrison's left. They were commanded by Tecumseh, assisted by Oshawahnah, a brave Chip-

pewa chief. Harrison's force was now little more than 3,000 in num- of the nation and each a gold medal. and fled to the shelter of the swamp. The whole British force was speedily vanlife of Tecumseh's lieutenant at the battle of the swamp. prisoners. Proctor escaped in a carriage, with his personal staff, a few dragoons, and mounted Indians, hotly pursued some distance by Johnson and his horsemen. He made his way to the western end of also displayed a silver gorget, medals, etc., a sash of bead-work, strings of wampum, and sash of bead-work, strings of wampum, and there his military sash of bead-work, strings of wampum, and there his military sash of bead-work, strings of wampum, and sash of bead-work of ward Lake Ontario, and there his military sash of bead-work, strings of wampum, and an ornamented tomahawk pipe. He was then career was ended. Censured by his about ninety years of age. He had been a superiors, rebuked by the Prince Regent, famous warrior—the nero of fifteen battles.

up the Thames. Three of Perry's armed and scorned by honorable men for his vessels also went up the river as convoys career of cruelty and cowardice in Amer-

at Dolsen's-700 white men and 1,200 Harrison's victory was complete. The Indians—but on the approach of Harrison whole country resounded with his praises. they continued their flight, Tecumseh Congress gave him and Shelby the thanks



\*,HAWAHNAH,

ber, composed of 120 regulars, five bri- At the battle of the Thames six brass gades of Kentucky volunteers, under Gov- cannon taken from Hull at Detroit were ernor Shelby, and Colonel Johnson's regi-recovered, on two of which were engraved ment of mounted men. Harrison attacked the words, "Surrendered by Burgoyne at (Oct. 5), and a severe battle ensued. Saratoga." These may now be seen at Tecumseh was slain, and his amazed fol- West Point. The loss in this short but lowers, who had fought desperately, broke decisive battle is not exactly known. It

quished, and most of them were made the Thames, taken at Brantford, Canada, in September, 1858, when he was attending a grand council there. In that council he appeared with all his testimonials of bravery—

lasted only about fifteen minutes. The reciting the occasion which prompted the 600 made prisoners. Harrison had recovered all that Hull had lost. He had gained broken up the Indian Confederacy, and ended the war on the northwestern border of the Union. The frontier being secured, the volunteers. Leaving General Cass (whom he had appointed civil and military governor of Michigan) in command of a garrison at Detroit, composed of 1,000 regulars, he proceeded (Oct. 23) with the remainder of his troops to Niagara, to join the Army of the Centre. For some unexplained reason General Armstrong, the Secretary of War, treated Harrison so badly that the latter left the army, and the country was deprived of his valuable services at a most critical time. See HAR-RISON, WILLIAM HENRY.

Thanksgiving Day. The first recorded public thanksgiving appointed by authority, in America, was proclaimed in Massachusetts Bay, Feb. 6, 1631. Owing to the great scarcity of provisions and consequent menace of starvation, Feb. 22 was appointed to be observed as a fast-day. fast-day was changed into one of thanksgiving. The practice was sometimes ob- giving Day is now a legal holiday. served in New Netherland. Governor Tharin, ROBERT SEYMOUR S Kieft proclaimed a public thanksgiving, April 25, 1782. These eight several ap- Political Situation. pointments of thanksgiving days were

Americans lost about forty-five killed and observance. With only one exception, wounded; the British forty-four, besides Congress suspended business on the days appointed for thanksgiving.

Washington issued a proclamation for much. He had subdued western Canada, a general thanksgiving by the Continental army on Thursday, Dec. 18, 1777; and again, at Valley Forge, May 7, 1778. President, Washington appointed Thurs-Harrison dismissed a greater portion of day, Nov. 26, 1789, a day for general thanksgiving throughout the Union; also Thursday, Feb. 19, 1795. Successive Presidents of the United States were moved to do likewise, from time to time. The Book of Common Prayer, revised (1789) for the use of the Protestant Episcopal Church in America, directed the first Thursday of November (unless another day be appointed by the civil authorities) "to be observed as a day of thanksgiving to Almighty God for the fruits of the earth," etc. In New England, especially, a day of thanksgiving has been annually celebrated for a century and more, and made the occasion for family reunions. The custom gradually extended to other States, and for several years the President of the United States has issued a proclamation for a day of public thanksgiving throughout the Union-usually the Before that time a long-expected vessel last Thursday in November-and the State arrived, laden with provisions, and the executives have chosen the same day, so that the custom is now general. Thanks-

Tharin, ROBERT SEYMOUR SYMMES, lawyer; born in Magnolia, S. C., Jan. 10, to be held in February, 1644, on account 1830; graduated at the College of Charlesof a victory over the Indians; and again, ton in 1857 and at the Law Department of in 1645, because of the conclusion of peace. the University of New York in 1859; Thanksgivings and fasts, sometimes general was strongly in favor of the Union prior and sometimes partial, were appointed in to the Civil War, and owing to his opinions the several colonies, and early in the Revo- was attacked by a mob in 1861. He fled lutionary War the Continental Congress to Cincinnati; afterwards settled in Richadopted the practice. The days appoint- mond, Ind.; and served in the Union ed during the war were as follows: Thurs- army in 1861-62. In 1888 he declined day, July 20, 1775; Friday, May 17, 1776; a nomination, by the Industrial Conand another, to be fixed by the several ference in Washington, for President of States, ordered by resolution, Dec. 11, the United States; and was later engaged 1776; Wednesday, April 22, 1778; Thurs- in the auditor's office in Washington. day, May 6, 1779; Wednesday, April 6, His publications include Arbitrary Ar-1780; Thursday, May 3, 1781; Thursday, rests in the South; and Letters on the

Thatcher, BENJAMIN BUSSEY, author; made by the Continental Congress, in the born in Warren, Me., Oct. 8, 1809; graduform of recommendations to the executive ated at Bowdoin College in 1826; studied heads of the several State governments, law and was admitted to the bar, but turned his attention to literary work. He ber of Congress in 1863-67; judge of the was the author of Biography of North district court of Philadelphia in 1867-96.

American Indians; Memoir of Phillis He was author of The Duties of Citizen-Wheatley; Memoir of S. Osgood Wright; ship; The Great Victory: Its Cost and Traits of the Boston Tea-party; Traits its Value; The Battle of Germantown; of Indian Manners, etc.; and Tales of the The Philippines: What is Demanded of the American Revolution. He died in Boston, United States by the Obligations of Duty Mass., July 14, 1840.

Thatcher, HENRY KNOX, naval officer; Philadelphia, Pa., in 1906. born in Thomaston, Me., May 26, 1806; Thayer, Simeon, military officer; born grandson of Gen. Henry Knox; entered in Mendon, Mass., April 30, 1737; ha Boston, Mass., April 5, 1880.

Mass., June 11, 1819; graduated at Brown 1800. College in 1845; established the Oread lectures; a volume of his speeches in Con-tree, Mass., Sept. 7, 1872. gress; and the Kansas Crusade. He died in Worcester, Mass., April 15, 1899.

and National Honor, etc. He died in

the navy in 1823; was made captain in served with the Rhode Island troops in the 1831, and commodore in July, 1862. In French and Indian War, and in 1757 in the 1862-63 he commanded the Mediterranean Massachusetts line, under Colonel Frye Squadron, and was in command of the and Rogers the Ranger. He was taken steam-frigate Colorado, of the North At- prisoner in 1757 at Fort William Henry. lantic Squadron, in both attacks on Fort He accompanied Arnold in his famous ex-Fisher. He afterwards commanded the pedition to Quebec (1775), and was made West Gulf Squadron, and assisted Gen-prisoner; but was exchanged in July, 1777, eral Canby in the reduction of Mobile. and was prominent in the defence of Red On May 10, 1865, Thatcher received the Bank and Fort Mifflin, where he was masurrender of the Confederate naval forces jor. He was wounded in the battle of at Mobile and on the Alabama River. In Monmouth; served in New Jersey in 1780, July, 1866, he was made rear-admiral, and in 1781 retired from the service. He and in May, 1868, retired. He died in left a Journal of the Invasion of Canada in 1775, which was published in 1867. Thayer, Ell, educator; born in Mendon, He died in Cumberland, R. I., Oct. 14,

Thayer, Sylvanus, military officer; Institute, Worcester, Mass., in 1848; mem- born in Braintree, Mass., June 9, 1785; ber of the legislature in 1853-54, during graduated at Dartmouth College in 1807 which period he organized and founded and at West Point in 1808, entering the the Emigrant Aid Company and endeav- corps of engineers. He was chief engineer ored to unite the North in favor of his of Dearborn's army in 1812, and of Hampscheme to send into Kansas anti-slavery ton's division in 1813. He was chief settlers. His company founded Topeka, engineer in the defence of Norfolk, Va., Lawrence, Manhattan, and Ossawatomie, in 1814. In 1815 he was sent with Colonel of which places Gov. Charles Robinson McRae to Belgium and France to examine said: "Without these settlements Kansas the fortifications there; and from 1817 to would have been a slave State without a 1833 he was superintendent at West Point, struggle; without the Aid Society these and established the academy on its present towns would never have existed; and that basis. In 1838 he was made lieutenant-society was born of the brain of Eli colonel, and from 1833 to 1857 was con-Thayer." Mr. Thayer was a member of structing engineer of the defences of Bos-Congress in 1857-61. He invented an ton Harbor, and temporary chief of the automatic boiler cleaner, an hydraulic engineer corps from 1857 to 1859. He elevator, and a sectional safety steam- was commissioned colonel in March, 1863; boiler. His publications include a history brevetted brigadier-general in May; and of the Emigrant Aid Company; several resigned June 1. He died in South Brain-

Thayer, WILLIAM MAKEPEACE, author; born in Franklin, Mass., Feb. 23, 1820; Thayer, Martin Russell, jurist; born graduated at Brown University in 1843; in Petersburg, Va., Jan. 27, 1819; grad-later studied theology; was in charge of uated at the University of Pennsylvania in the Orthodox Congregational Church, 1840; admitted to the bar in 1842; mem- Ashland, Mass., in 1849-57; and subse-

### THEKAKISQUI-THEOCRACY

quently applied himself to literary work; returned to Franklin in 1858; member of the legislature in 1857 and 1863; and sceretary of the Massachusetts Temperance Alliance in 1860-76. He was author of Character and Public Service of Abraham Lincoln; Marvels of the New West; Youth's History of the Rebellion; From Tannery to the White House; From Log Cabin to the White House, etc. He died in Franklin, Mass., April 7, 1898.

Thekakisqui, Iroquois chief; born in central New York in 1756; was made a chief in 1776; gave considerable aid to the British in the Revolutionary War; commanded a band of Indians who laid waste parts of the Carolinas with fire and sword. In 1794 he turned over to the United States government a part of the lands of his tribe. Under his leadership his people made progress in the science of agriculture and civilization. He died in 1802.

Theatres in the United States. The first recorded theatrical performance in North America was by amateurs, at Quebec, in 1694. The first in English was in the island of Jamaica in 1745. The first English play in New England was "The Orphans," given by amateurs at the Coffee-house in State Street, Boston, in 1749; but a law of 1750 forbade such performances, fining spectators and actors £5 cach, etc. The first theatre in the Colonies opened at Williamsburg, Va., with The Merchant of Venice, by an English company under Lewis Hallam, Sr., Sept. 5, 1752.

First brick theatre in U. S. erected at	
Annapolis, Md., and opened with	
Annapolis, Md., and opened with "The Beaux' Stratagem"	1753
First theatre in New York City opened	
in Nassau Street; play, "The Con-	
scious Lovers"Sept. 17,	66
Warehouse fitted as a temporary theatre	
in an alley above Pine Street, Phila-	
delphia, Pa.; first play, "The Fair	
Penitent"	1754
First performance by professional	
actors in New England at a tem-	
porary theatre in Newport, R. I.: "The Provoked Husband," given, in	
"The Provoked Husband," given, in	
spite of prohibition by a town	
meeting	1761
New theatre built in Chapel Street,	
New York City, wrecked during a	
riot caused by the Stamp act. March,	1765
John Street Theatre, New York City,	
opened with "The Stratagem."	100
Dec. 7.	1101
First Theatre in Albany, N. Y., opened with "Venice Preserved". July 3,	1500
First theatre built in Charleston, S. C.,	1109
by Mr. DouglasSept.,	1772
by bit. Douglas	TITO

"The American Company," under Lewis Hallam, Jr., leave for the West Indies, the Continental Congress advising that all public amusements be suspended	1774
First theatre in Baltimore, Md., opened by Hallam and Henry Aug. 16, "The Father of an Only Child," the first accepted play of William Dunlap, the earliest American professional dramatist, produced Sept. 7, "New Exhibition Room," in Broad Alley, near Hawley Street, Boston, a theatre, opened Aug. 16, First theatrical riot in Boston, players giving "Douglas" and "The Poor Soldier" as "Moral Lectures," being arrested	1786
First theatre in Baltimore, Md., opened	
by Hallam and HenryAug. 16,	44
first accented play of William Dun-	
lap, the earliest American profession-	
al dramatist, producedSept. 7,	1789
"New Exhibition Room," in Broad Al-	
ley, near Hawley Street, Boston, a	1792
First theatrical riot in Roston players	1192
giving "Douglas" and "The Poor	
Soldier" as "Moral Lectures," being	
arrested	6.
the theatre	1793
First regular theatre in Boston opens	
in Federal Street, with "Gustavus	
Vasa" and "Modern Antiquities"	1701
First theatre in Hartford, Conn., opened	1794
by Hodgkinson, with part of the old	
American company	1796
opened by part of same company	6.6
"Starring" begun in the U. S. by T.	
A. Cooper	1800
ington D. C., opened by Wignell	64
by Hodgkinson, with part of the old American company	
a company of French comedians	1809
Theatre in Richmond, Va., destroyed by fire during the performance; 70 killed Dec. 26,	
Dec. 26,	1811
First regular theatre in Cincinnati	1815
First Park Theatre, New York City.	1010
opened, 1798; burned, 1820; second	
Park Theatre opened	1821
leans, built by James H. Caldwell.	
opened with "The Dramatist"	1823
First theatre in St. Louis, built by	
"The Honeymoon" June 30	1827
First regular theatre in Cincinnati opened  First Park Theatre, New York City, opened, 1798; burned, 1820; second Park Theatre opened  First American theatre in New Orleans, built by James H. Caldwell, opened with "The Dramatist".  First theatre in St. Louis, built by James H. Caldwell, opened with "The Honeymoon".  June 30, First brick theatre in Pittsburgh, Pa., opened with the "Busy Day" Sept. 2, Eagle Street Theatre, Buffalo, N. Y., opened	
opened with the "Busy Day" Sept. 2,	1832
openedJuly 21.	1835
"Christy's Minstrels," organized by E.	
	1842
Nov. 22,	1847
[The scene of the Macready rlot, evening of May 10, 1849, when Macready attempted to play "Macbeth." NEW YORK CITY.]  Assassination of President Lincoln, at Ford's Theatre, Washington, D. C., by J. Wilkes Booth April 14, Conway's Brooklyn Theatre, Brooklyn, N. Y., burned; 295 lives lost. Dec. 5,	
Macready attempted to play "Mac-	
beth." NEW YORK CITY.]	
Assassination of President Lincoln, at	
by J. Wilkes Booth April 14	1865
Conway's Brooklyn Theatre, Brooklyn,	
N. Y., burned; 295 lives lost.Dec. 5,	1876
Theocracy. In 1631 the government	2 0

Theocracy. In 1631 the government of Massachusetts was made a theocracy. In May of that year the General Court decreed that no man should be a "freeman"—a citizen and voter—unless he were a

member of some colonial church. To become such was to submit to the most vert; embraced Christianity in 1641, and rigid tests of his purity of life and his became a fervent preacher; took part with orthodoxy in religion. The magistrates the Iroquois in an attack on Quebec, where and General Court were aided by the he was wounded, but escaped to the woods. clergy, and they jointly exercised a su- He was captured by hostile Indians, who preme control in temporal as well as were so influenced by his preaching that spiritual matters. The clergy were always they nursed him back to health. In 1649, consulted in matters purely temporal. when the Hurons were forced to leave their They were maintained at the public ex- country, he went to live on St. Joseph's Islpense, for which the people were taxed; and, but subsequently, with a number of his and by the joint influence of the clergy countrymen, settled near Quebec. He died and magistrates many severe laws were near Tadoussac, Canada, June 26, 1652. enacted, sumptuary and otherwise. Men they were banished for "slandering the The subject of theosophical study is progovernment or the churches, or for writing fessedly to understand the nature of dienlightenment. tempt to establish a vast Puritan monas- others. tery, with freedom only in marrying and money-making." See ARISTOCRACY.

year 1909-10, the number of schools of and Col. Henry S. Olcott, but its headtheology reporting to the United States quarters were removed in 1879 to Advar, Commissioner of Education was 184; en- Madras, India. Its objects are three: rolment in all schools, 11,012, including (a) To form a nucleus of the Universal 491 women; graduates of the year 1,759, Brotherhood of Humanity, without disincluding 33 women; income of the year, tinction of race, creed, sex, caste, or color; \$3,356,500, including \$1,431,028 in bene- (b) to encourage the study of comparafactions. The famous Andover Theologi- tive religion, philosophy, and science; (c) in 1908.

Theondechoren. Joseph, Indian con-

Theosophy, a name derived from the were whipped, their ears were cropped, or Greek word theosophia, divine wisdom. letters in disparagement of the authori- vine things. It differs, however, from both ties in Church and State." The system philosophy and theology, even when these of manners during the reign of this tyran- have the same object of investigation. nous theocracy was very austere. Gravity For in seeking to learn the divine nature was a sign of holiness; all amusements and attributes, philosophy employs the were proscribed; gayety seemed to be re- methods and principles of natural reasongarded as sin; religious lectures on week- ing; theology uses these, adding to them days were so frequent that their attend- certain principles derived from revelation. ance imposed a heavy burden on the in- Theosophy, on the other hand, professes dustry of the people, who went from town to exclude all reasoning processes as imto town to hear them. There was a rigid perfect, and to derive its knowledge from fast in spring, answering to Lent, and a direct communication with God himself. thanksgiving at the close of autumn. The It does not, therefore, accept the truths of observance of Christmas and other holi-recorded revelation as immutable, but as days of the Roman Catholic and English subject to modification by later direct and Churches was denounced, and came to be personal revelations. The theosophical regarded by the people as idolatrous. Even idea has had followers from the earliest the eating of mince-pies on Christmas times. Since the Christian era we may was discontinued. This tyrannous theoc- class among theosophists such sects as racy prevailed in Massachusetts with in-Neoplatonists, the Hesychasts of the creasing strength for fully fifty years, Greek Church, the Mystics of mediæval until the chain was gradually removed by times, and, in later times, the disciples of "It seemed like an at- Paracelsus, Thalhauser, Böhme.

Theosophical Society.—The Theosophical Society was founded in New York City Theology. Schools of. In the school- on Nov. 17, 1875, by Mme. H. P. Blavatsky cal Seminary, founded at Andover, Mass., to investigate unexplained laws of nature in 1807, became affiliated with Harvard and the powers latent in man. It has now University, but preserving its autonomy, eleven territorial sections, each presided over by a general secretary: America,

### THERMOPYLAE OF AMERICA-THOMAS

land, Hungary, France, Italy, Germany, Australia, and New Zealand. During the 34 years of its existence it has admitted about 28,000 members and chartered over 750 branches. The membership at present of the American section is about 3,000; and Karma are the basic stones of the theosophical system. The president, Mrs. Annie Besant, resides at the Advar head-Weller Van Hook, 103 State Street, Chicago, Ill., is the general sec-

Universal Brotherhood.—The Universal Brotherhood and Theosophical Society, founded by Mme. Blavatsky in New York, 1875, continued after her death under the leadership of the cofounder, William Q. Judge, and now, under the leadership of their successor, Katherine Tingley, has its international headquarters at the world's This organization declares that brotherbrotherhood, demonstrate that it is a fact in nature, and make it a living power in the life of humanity, establishing Raja Yoga schools throughout the world and creating a new literature. Its subsidiary purpose is to study ancient and modern religion, science, philosophy, and art, to latent divine powers in man. It declares in its constitution that every member has a right to believe or disbelieve in any religious system or philosophy, each being required to show that tolerance for the opinions of others which he expects for his own.

Thermopylae of America, a phrase applied to Fort Alamo, Tex.; in allusion to colonel of the 5th Cavalry (Col. Robert E. the heroic defence of it in 1836. ALAMO, FORT; TEXAS.

tory, a phrase that relates to the efforts general of volunteers in August.

Great Britain, India, Scandinavia, Hol- had ever been against a third Presidential term.

Thomas, ALLEN CLAPP, historian; born in Baltimore, Md., Dec. 26, 1846; graduated at Haverford College in 1865; became professor of history, and librarian of Haverford College in 1878. He is the there are 114 branches. Reincarnation author of A History of the United States for Schools and Academies; An Elementary History of the United States; History of the Society of Friends in America, etc.

Thomas, Cyrus, ethnologist; born in Kingsport, Tenn., July 27, 1825; was admitted to the bar and practised till 1865; became assistant on the United States geological and geographical surveys of Territories in 1869; accepted the chair of natural sciences at the Southern Illinois Normal University in 1873; appointed archæologist to the United States Bureau of Ethnology in 1882. He was author of theosophical centre, Point Loma, Cal. The The Cherokees and Shawnees in Pre-Cosecretary-general is Frank M. Pierce. lumbian Times; Mound Explorations of the Bureau of Ethnology; Prehistoric hood is a fact in nature. The principal Works East of the Rocky Mountains; Inpurpose of the organization is to teach troduction to American Archwology; Indians of North America in Historic Times; Prehistoric North America, etc. He died in Washington, D. C., June 26, 1910.

Thomas, GEORGE HENRY, military officer; born in Southampton county, Va., July 31, 1816; graduated at West Point in 1840, and entered the artillery. He investigate the laws of nature and the served in the Seminole War; was with General Taylor in the war with Mexico; and again fought the Seminoles in Florida in 1849-50. From 1851 to 1854 he was instructor of artillery at West Point, and was made major of cavalry in May, 1855. From 1856 to 1860 he served in Texas, and in a fight with the Indians near Brazos River was wounded. He was promoted See Lee's old regiment) in May, 1861; and, having served awhile in the vicinity of Third-Termism, in United States his- the upper Potomac, was made brigadierof the friends of General Grant to pro- November, 1861, till March, 1862, he comcure for him a third term in the Presi- manded a division of the Army of the Ohio, dency. These efforts led to the division of defeating the Confederates in the battle the Republican party into two sections, of MILL Spring (q,v) in January. At known as "Stalwarts" and "Half-Breeds." Corinth, Miss., he commanded the right The opponents of the movement produced wing of the Army of the Tennessee, and an interesting array of historical facts to was second in command of the Army of the prove that the sentiment of the country Ohio at Perryville in October. For nearly



GEORGE HENRY THOMAS.

of General Thomas, in design and execu- of the Bible." tion by J. Q. A. Ward, was unveiled at quarto edition. there before.

u year from November, 1862, he com- repulsed the assault of Oconosta. Later manded the 14th Corps of the Army of he led the party that invaded the Indian the Cumberland, doing eminent service in country. He was guide to General Sevier the battles of Stone River and Chicka- for twenty years in almost all of his MAUGUA (qq. v.). In October, 1863, he numerous movements against the Creeks and Cherokees. He died in Sevierville, Tenn., in 1819.

Thomas, Isaiah, printer; born in Boston, Mass., Jan. 19, 1749; was apprenticed to a printer seven years, and started business for himself in Newburyport, Mass., when he was eighteen years of age. In 1770 he transferred his printing establishment to Boston, and on July 17, 1771, began the publication of the Massachusetts Spy, which became the champion of the colonies contending for right and justice. The government tried to suppress it, but in vain. After the skirmish at Lexington (April 19, 1775) he transferred his establishment to Worcester, where he continued to publish the Spy until 1801, when it was continued by his son from that time until 1819. Enterprising in business, he established a bookstore in Boston in 1788 with Mr. Andrews, was placed in command of the Department and they established branches of their and Army of the Cumberland, and was publishing business in various places. promoted brigadier-general, United States They published the Massachusetts Magaarmy. He was in the battle of Mission- zine from 1789 to 1796, and the New Eng-ARY RIDGE (q. v.), and did signal service land Almanac forty-two years—from 1775. in the Atlanta campaign, when he took For many years the Bibles and school post at Nashville and defended Tennessee books used in the English colonies, and in against the invasion of Hood. For this the States afterwards, were issued from service he was made a major-general, Thomas's press at Worcester. He printed and received the thanks of Congress, and several editions of the Bible. In 1791 he from the legislature of Tennessee a issued a folio edition, with copper-plates, gold medal. In February, 1868, he and another, in quarto, with a concordwas offered the brevet of lieutenant-gen- ance; in 1793 an edition in octavo; and eral by President Johnson, but he declined in 1797 another in duodecimo. Thomas to receive it. He died in San Francisco, says Isaac Collins printed, at Trenton, Cal., March 28, 1870. On Nov. 19, 1879, N. J. (where he was State printer), "a an exquisitely wrought equestrian statue handsome and very correct octavo edition Collins also printed a In 1812 Mr. Thomas the national capital, with very imposing founded the American Antiquarian Soceremonies, such as had never been seen ciety in Worcester; provided a building for its use on his grounds; gave it nearly Thomas, ISAAC, scout; born in Virginia 8,000 books and a most valuable series of about 1735; settled among the Cherokee newspapers; and bequeathed to it the land Indians in 1755. He warned Gen. John on which the hall was built. He also made Sevier and James Robertson at Watauga, a provision for the maintenance of the Va., on May 30, 1776, of an intended at-tack by the Indians. About the middle 000. Mr. Thomas wrote and published of July he joined the small force of forty (1810) a valuable History of Printing. He in the fort at Watauga, and with them died in Worcester, Mass., April 4, 1831.

tury; wife of Col. John Thomas, of the South Carolina Spartan Regiment. Prior to the Revolutionary War Colonel Thomas, learning that a large party of Tories was on the way to seize the ammunition that powder. Two men and two women, one of whom was Mrs. Thomas, remained in charge of the house. When the place was attacked the woman loaded the gun while the men kept up an incessant firing till the enemy withdrew. It was said that the ammunition thus saved was the main supply for the troops of Sumter during the skirmishes around Hanging Rock and Rocky Mount.

Thomas, John, military officer; born in Marshfield, Mass., in 1725; was a practising physician, and was surgeon in the provincial army sent to Nova Scotia in 1746. In 1747 he was on Shirley's medi-Sons of Liberty in Massachusetts; was appointed brigadier-general by Congress in 1775; commanded a brigade during the siege of Boston, and after the evacuation was sent to take command of the American troops in Canada. He joined the army before Quebec May 1, 1776, and died in Chambly, June 2, 1776.

Thomas, LORENZO, military officer; born in Newcastle, Del., Oct. 26, 1804; in the Seminole War and in the war with Mexico; and in May, 1861, was made adjutant-general, with the rank of brigadier-general, which office he held throughout the Civil War. In 1863 he was engaged in organizing colored troops in the South. He was brevetted major-general, United States army, in 1865, and retired in 1869. He died in Washington, D. C., March 2, 1875. See Johnson, Andrew.

Thomas, PHILIP FRANCIS, statesman; born in Easton, Md., Sept. 12, 1810; admitted to the bar, 1831; member of the State legislature, 1838 and 1843-45; member of Congress, 1839-41; governor of Maryland, 1848-51; United States Secre-

Thomas, JANE, heroine; born in Chestary of the Treasury, 1860-61; member of ter county, Pa., in the eighteenth cen- Congress, 1875-77. He died in Baltimore, Md., Oct. 2, 1890.

Thomas, THEODORE, musician; born in Esens, Hanover, Germany, Oct. 11, 1835; received his musical education principally from his father, with whom he came Gov. John Rutledge had left in his charge, to the United States in 1845. He organfled, carrying with him a part of the ized the world-famed orchestra in New York, which he conducted till 1888. He was director of the Cincinnati College of Music in 1878-81; conductor of the Cincinnati musical festivals, 1873-98; and of the American Opera Company in 1885-87. He removed to Chicago, Ill., in 1891, to conduct the Chicago orchestra; and was musical director of the World's Columbian Fair. He died in Chicago, Ill., Jan.

4, 1905.
Thompson, ALEXANDER RAMSEY, military officer; born in 1790; graduated at the United States Military Academy in 1812; served in the War of 1812, taking part in Gen. James Wilkinson's expedition cal staff, and in 1759 he became colonel down the St. Lawrence, in the defence of of a provincial regiment. He commanded Plattsburg, and in other operations on a regiment under Amherst and Haviland Lake Champlain; promoted captain of inin 1760 in the capture of Montreal, fantry in 1814; became major in 1832, Colonel Thomas was one of the most active and lieutenant-colonel in 1837; served in the war with the Seminole Indians; and was killed in the battle of Okeechobee, Dec. 25, 1837.

Thompson, ALFRED WORDSWORTH, artist; born in Baltimore, Md., May 26, 1840; studied art in Paris, France; settled in New York in 1863; became an associate of the National Academy of Design in 1873, and a member of the Society of American Artists in 1878. His paintings graduated at West Point in 1823; served include, Desolation; Annapolis in 1776; Review at Philadelphia, 1777; The Advance of the Enemy; The Departure for the War, 1776, etc. He died in Summit, N. J., Aug. 28, 1896.

Thompson, SIR BENJAMIN. See RUM-

Thompson, DANIEL PIERCE, author; born in Charlestown, Mass., Oct. 1, 1795; graduated at Middlebury College in 1820; admitted to the bar in 1823, and practised in Montpelier, Vt.; was register of probate in 1824; clerk of the legislature in 1830-33; and was appointed to compile the Laws of Vermont from 1824 down to and including the year 1834. He was judge of probate in 1837-40; clerk of the SuMontpelier, Vt., June 6, 1868.

sissippi River takes its southerly course in Littleton, N. H., July 20, 1899. to the Gulf. He explored the southern Map of the Northwest Territory of the times, and once, when in Boston, escaped Province of Canada, made for the North- death by fleeing in a small boat to an Engwest Company in 1813-14. He died in lish vessel, on which he sailed to England. Longueil, Canada, Feb. 16, 1857.

he commanded one of the iron-clad gun- mirers in the United States and in Engboats; also in the attack on Confederate land. He died in Leeds, England, Oct. rams near Fort Pillow. He commanded 7, 1878. the steamer Commodore Macdonough in the South Pacific Squadron in 1866-67; was promoted captain in 1867, and retired in 1874. He died in Washington, D. C., Jan. 5, 1881.

and at the age of nine went out to service. with Neal Dow in 1880. Her education was chiefly self-acquired.

preme and county courts in 1843-45, and mont, at the foot of the Rocky Mountains, Secretary of State in 1853-55. He was a and gave 640 acres of land and \$300 to popular lecturer; edited the Green Moun- each colonist there. She contributed largetain Freeman in 1849-56; and was author ly to the purchase of the Vassar College of The Green Mountain Boys; The History telescope; purchased and presented to Conof Montpelier, 1781-1860, etc. He died in gress Francis B. Carpenter's painting of the Signing of the Emancipation Proclama-Thompson, DAVID, explorer; bern in tion by President Lincoln in the Presence St. John, England, April 30, 1770; entered of his Cabinet, and for this was granted the employ of the Hudson Bay Company the freedom of the floor. She also conin 1789; later engaged in exploring ex- tributed large sums to the American Aspeditions. On April 27, 1798, he discov- sociation for the Advancement of Science, ered Turtle Lake, from which the Mis- and was made its first patron. She died

Thompson, George, reformer; born in shore of Lake Superior in 1798; crossed Liverpool, England, June 18, 1804; came the Rocky Mountains in 1807, and explored to the United States at the request of the whole length of Columbia River in William Lloyd Garrison to aid the abo-1811; was employed by Great Britain in lition cause; addressed large meetings in surveying and laying out the boundary- the Northern States, and through his efline between the United States and Can- forts 150 anti-slavery societies were formada in 1816-26. He was the author of ed. He was threatened by mobs several His visit created much excitement and was Thompson, Egbert, naval officer; born denounced by President Jackson in a mesin New York City, July 6, 1820; entered sage to Congress. He revisited the United the navy in 1837; was attached to the States in 1851, and again during the Civil South Sea Exploring Expedition, and was War, when a public reception was given in in all the operations of the home squadron his honor at which President Lincoln and in the war with Mexico. In the attacks his cabinet were present. In 1870 a testion Fort Donelson and Island Number Ten monial fund was raised for him by his ad-

Thompson, HENRY ADAMS, educator: born in Stormstown, Pa., March 23, 1837; graduated at Jefferson College in 1858; and studied theology; professor of mathematics in Otterbein; Prohibition candi-Thompson, ELIZABETH, philanthropist; date for Congress in 1874, for lieutenantborn in Lyndon, Vt., Feb. 21, 1821; was governor of Ohio in 1875, for governor in the daughter of Samuel Rowell, a farmer, 1877, and for Vice-President on the ticket

Thompson, JACOB, lawver; born in While on a visit to Boston in 1843 her re- Caswell county, N. C., May 15, 1810; markable beauty so attracted the attention graduated at the University of North of Thomas Thompson, a millionaire, that Carolina in 1831. Admitted to the bar in they were married within a year. At Mr. 1834, he began the practice of law in Thompson's death the entire income of his Chickasaw county, Miss., in 1835. He was immense estate was left to her. She gave elected to Congress in 1839, and remained large sums of money to the cause of tem- in that body until 1851. For several perance and charity; provided \$10,000 for years he was chairman of the committee a thorough investigation of yellow fever on Indian affairs, and he defended his in the South; founded the town of Long- adopted State when she repudiated her

## THOMPSON-THOMSON

federate commissioner in Canada. He died in Memphis, Tenn., March 24, 1885. See Vt., Jan. 19, 1856. PEACE COMMISSION.

the Petersburg Gazette, and signed "Casca" and "Gracchus," in which he attacked Friends' school at Newcastle, Del. After-He died in Petersburg, Va., in 1799.

Thompson, LAUNT, sculptor; born in Abbeyleix, Queen's County, Ireland, Feb. 8, 1833; came to the United States in 1847: studied medicine and later drawing and modelling; and opened a studio in New York in 1858. Among his best-known works are statues of General Sedgwick, Winfield Scott, and Abraham Pierce, and busts of Edwin Booth, Bryant, and General Dix. He was vice-president of the National Academy of Design in 1874. He died in Middletown, N. Y., Sept. 26, 1894.

Thompson, RICHARD WIGGINTON, statesman; born in Culpeper county, Va., June 9, 1809; admitted to the bar in 1834; began practice in Bedford, Ind.; member of Congress in 1841-43 and in 1847-49, and Secretary of the Navy in 1877-81. He resigned in the latter year and became chairman of the American committee of the Panama Canal Company. His publications include History of the Tariff and Recollections of Sixteen Presidents. He died in Terre Haute, Ind., Feb. 9, 1900.

Thompson, SMITH, jurist; born in Stanford, N. Y., Jan. 17, 1768; graduated at Princeton in 1788; Secretary of the Navy, 1818-23; justice of the United States Supreme Court, 1823-43. He died in Poughkeepsie, N. Y., Dec. 18, 1843.

Thompson, Zonoc, geologist; born in Bridgewater, Vt., May 23, 1796; graduated at the University of Vermont in

bonds. He was vehemently pro-slavery in Vermont in 1845-48; accepted the chair his feelings, and was one of the most of Chemistry and Natural History in the active disunionists in his State many University of Vermont in 1851. He was years before the Civil War. He was Sec- the author of Gazetteer of the State of retary of the Interior under President Vermont; History of the State of Ver-Buchanan, but resigned, Jan. 7, 1861, and mont to 1832; History of Vermont, entered into the services of the Confed-Natural, Civil, and Statistical; Guide to eracy. He was governor of Mississippi in Lake George, Lake Champlain, Montreal, 1862-64, and was then appointed Con- and Quebec; Geography and Geology of Vermont, etc. He died in Burlington,

Thomson, CHARLES, patriot; born in Thompson, John, author: born in 1777. Maghera, Ireland, Nov. 29, 1729; came to He was the author of articles published in America in 1741; educated by the famous Dr. Allison, and became teacher in the President Adams's administration, and of wards making his home in Philadelphia, letters signed "Curtiss," which were ad- he was favored with the friendship of Dr. dressed to Chief-Justice John Marshall in Franklin, and, taking an interest in the 1798, and later published in book form. labors in behalf of the Indians by the Friendly Association, he attended Indian



CHARLES THOMSON

treaties. The Delawares adopted him with a name which signified "one who speaks the truth." As he was alighting from a carriage in Philadelphia with his Quaker bride—the possessor of a handsome fortune—a messenger came to him from the Continental Congress, just assembled, saying, "They want you at Carpenter's Hall to keep the minutes of their proceedings, as you are very expert at that business." Thomson complied, and he served in that 1823; was appointed State geologist of capacity almost fifteen years. He was a

## THOMSON-THORNTON

thorough patriot, and held the respect and Emerson. His publications include Re-New Testaments. He had gathered much material for a history of the Revolution, but destroyed it. He died in Lower Merion, Pa., Aug. 16, 1824.

Thomson, ELIHU, electrician; born in Manchester, England, March 29, 1853; 1870; appointed Professor of Chemistry in Central High School in 1870; connected with the Thomson-Houston and Gentwenty years. Mr. Thomson has patented many hundreds of inventions bearing upon electric welding, lighting, heating, and power. He was made an officer of the Legion of Honor by the French government in 1889. See ELECTRICITY.

Thoreau, HENRY DAVID, author; born in Concord, Mass., July 12, 1817; graduated at Harvard College in 1837; became



HENRY LAVID THOREAU.

friend of Bronson Alcot and Ralph Waldo 1881. Died in London, Jan. 26, 1906.

confidence of all his associates. He had sistance to Civil Government; A Week on married, at the age of forty-five, Hannah the Concord and Merrimac Rivers; Wal-Harrison, aunt of President Harrison. den, or Life in the Woods; The Maine Thomson was an excellent classical scholar, Woods; Cape Cod; Letters to Various and made a translation of the Old and Persons: A Yankee in Canada, etc. He died in Concord, Mass., May 6, 1862.

Thorfinn, Scandinavian navigator; born in Norway; sailed from Norway to Greenland with two vessels in 1006. In the same year he organized an expedition to sail for Vinland, which consisted of 160 graduated at Central High School in men and women and three vessels. They were driven by wind and current to what is probably Newfoundland. They next reached Nova Scotia, and in looking for eral Electric companies for the past the grave of Thorvald (q. v.) are supposed to have sailed along the coast of New England. After passing Cape Cod two scouts were landed, who spent three days searching the country to the southwest, and then returned, bringing some ears of wheat and bunches of grapes. They spent the winter at what is either Nantucket or Martha's Vineyard, where they constructed booths, and during the spring cultivated the land and explored the country. Thorsinn then sailed for what is probably Mount Hope Bay and there founded a settlement. Here they first met the Eskimos, who then inhabited the country, and carried on a considerable trade with them. In the fall of 1009 a son was born to Thorfinn, who was in all probability the first child of European parents born within the present boundary of the United States. In the following winter the natives became hostile, and after combating them for some time Thorfinn returned to Norway, where he arrived in 1011, and was received with great honors. He died in Glæmbæland, Ireland, after 1016.

Thornton, SIR EDWARD, diplomatist: born in London, England, July 17, 1817; graduated at Cambridge University in 1840; was appointed minister to the United States in December, 1867; member of the joint high commission on the Alabama claims in 1871; member of the arbitration board of the American and Mexican claims commission in 1873; and of the board to arrange the boundaries of a lecturer and writer, and was strongly Ontario in 1878. He was transferred from . opposed to slavery; was an intimate Washington to St. Petersburg in May,

officer; born in Merrimac, N. H., Feb. 25, chief-justice of the county of Hillsboro, 1826; entered the navy as midshipman and judge of the Supreme Court of the in 1841; served in the sloop John Adams State. He was in both branches of the during the Mexican War; became a passed legislature, and in the council in 1785. the navy in 1850. He was reinstated in 1803. 1854; promoted master in 1855; and lieutenant in 1855; served during the Civil officer; born near Fredericksburg, Va., War in the brig Bainbridge; was execu- in 1814; served in the Seminole War as tive officer of the flag-ship Hartford; pro- second lieutenant of United States Dramoted lieutenant - commander in 1862; goons, becoming first lieutenant in 1837 had charge of the gunboat Winona in the and captain in 1841; had command of a engagements at Mobile; executive officer of squadron in the Mexican War and exthe Kearsarge in the fight with the Ala- changed the first shots with the enemy at bama off Cherbourg, and for his gallantry La Rosia, April 25, 1846, in which enin this action was given a vote of thanks gagement he was severely wounded and and advanced thirty numbers in his rank. captured with the greater part of his Germantown, Pa., May 14, 1875.

Thornton, JOHN WINGATE, historian; mons of the Period of 1776, with an Intro- Junior Classes, etc. duction, Notes, and Illustrations; Colonial Saco, Me., June 6, 1878.

over the New Hampshire Provincial Con- 1878. vention in 1775; and was a short time a

JAMES SHEPARD, naval he signed the Declaration. He was made midshipman in 1846; and resigned from He died in Newburyport, Mass., June 24,

Thornton, SETH BARTON, military He served in the navy-yard at Portsmouth, force. At the close of Scott's campaign, N. H., in 1866-67; promoted commander in while leading his squadron in advance of 1866; and captain in 1872. He died in Worth's division at the village of San Augustin, he was shot dead, June 18, 1847.

Thorpe, Francis Newton, author; born born in Saco, Me., Aug. 12, 1818; gradu- in Swampscott, Mass., April 16, 1857; ated at the Harvard Law School in 1840; studied at Syracuse University and at the was admitted to the bar and practised in University of Pennsylvania Law School; Roston; was one of the originators of the was fellow Professor of American Con-New England Historic-Genealogical So- stitutional History at the University of ciety. His publications include Lives of Pennsylvania in 1885-98. He is the author Isaac Heath and John Bowles, and of of The Government of the People of the Rev. John Eliot, Jr.; The Landing at Cape United States; Franklin and the Uni-Anne, or the Charter of the First Perma- versity of Pennsylvania; The Story of the nent Colony on the Territory of the Massa- Constitution; The Government of the chusetts Company, now Discovered and State of Pennsylvania; The Constitution First Published from the Original Manu- of the United States, with Bibliography; script; Ancient Pemaquid and Historic A Constitutional History of the American Review; Peter Oliver's "Puritan Com- People, 1776-1850; The Constitutional monwealth" Reviewed; The Pulpit of the History of the United States in 1765-1895; American Revolution, or the Political Ser- and A History of the United States for

Thorpe, Thomas Bangs, author; born Schemes of Popham and Gorges; The His- in Westfield, Mass., March 1, 1815; retorical Relation of New England to the ceived a collegiate education; settled in English Commonwealth, etc. He died in Louisiana in 1836 and devoted himself to literature; served in the Mexican War Thornton, MATTHEW, a signer of the and was promoted colonel for meritorious Declaration of Independence; born in Ire- services. His publications include The land in 1714; came to America in early Big Bear of Arkansas; Our Army of the life; was educated at Worcester, and be- Rio Grande; Our Army at Monterey; A came a physician in New Hampshire. Voice to America; Scenes in Arkansaw; He was in Pepperell's expedition against Reminiscences of Charles L. Elliott, etc. Louisburg in 1745 as a surgeon; presided He died in New York City in October,

Thorvald, Ericsson, navigator; born delegate to the Continental Congress, in Scandinavia in the tenth century. In caking his seat in November, 1776, when 1002 he selected a crew of thirty men and

## THREE RIVERS-THURSTON

sailed westward. He is supposed to have the mouth of the Sorel. A British force on the following night brought back a don Canada. large number of Eskimos, who appeared

reached what is now the coast of Rhode took post at Three Rivers. General Sulli-Island, and to have wintered near the van sent General Thompson with Pennpresent site of Providence. In the spring sylvania troops, led by St. Clair, Wayne, of 1003 he sailed southward and westward and Irvine, to attack the British there. and anchored near what is supposed to be Thompson was badly beaten, and he and Cape Alderton. Here were sighted three Irvine, with 150 private soldiers, were canoes containing nine savages, eight of made prisoners. This disaster discouraged whom were slain. The ninth escaped, and Sullivan, and he was compelled to aban-Thurman, ALLEN GRANBERY, states-



ALLEN G. THURMAN.

to have lived in the tenth century much the election Cleveland and Thurman were natives, after discharging a shower of ar- Thurman died in Columbus, O., Dec. 12, 1895. rows on the Scandinavians, fled. During Greenland.

Three Rivers, BATTLE OF.

man; born in Lynchburg, Va., Nov. 13, 1813; practised law in Chillicothe, O., and became eminent at the bar; was a life-long Democrat. In 1845-47 he represented Ohio in the national House of Representatives, and in 1851-55 was a judge of the State Supreme Court. In 1867 he was the candidate for governor in opposition to Rutherford B. Hayes, and the campaign was close and exciting, though Hayes won. During two terms, 1869 to 1881, Thurman was a member of the United States Senate, where he served on the judiciary committee and on the electoral commission of 1877, and was a leader of the party and an authority on constitutional questions. He had been a candidate for the Presidential nomination, and in 1888 he accepted the second place on the ticket with Grover Cleveland. In

farther south than in later times. These defeated by Harrison and Morton. Senator

Thurston, LORRIN A., diplomatist; the attack Thorvald received an arrow born in Hawaii; studied law in Columbia wound of which he died. After burying College in 1880-81; practised in Honolulu, him at Cape Alderton his crew returned where he also published the Daily Bulletin to Rhode Island, and in 1005 sailed for in 1884; elected to the legislature in 1886; prominent in the reform movement of When a 1887; minister of the interior in 1887-90; large British and German force began to member of the House of Nobles in 1892arrive in the St. Lawrence (May, 1776) 98; and was chairman of the commission the Americans retreated up the river to appointed in 1893 to present to the United

THE STORMING OF FORT TICONDEROGA



States government the project for the an- 4 miles from Ticonderoga. The whole nexation of the Sandwich Islands. See country was covered with a dense forest, HAWAII.

Thwaites, REUBEN GOLD, historian; born in Dorchester, Mass., May 15, 1853; was educated at Yale College; served as editor of the Wisconsin State Journal in 1876-86; then became secretary and superintendent of the Wisconsin State Historic Waterways; The Story of Wisconsin; The Colonies in 1492-1750; Afloat on the Ohio, etc. He was also editor of the Wisconsin Historical Collections (volumes ix.-xv.); Chronicles of Border Warfare; The Jesuit Relations (73 volumes); Original Journals of Lewis and Clark; Father Marquette; Daniel Boone, etc.

Tibbles, THOMAS HENRY, politician; born in Washington county, O., May 22, 1840; joined in the movement to settle Kansas and make it a free State; became an itinerant Methodist preacher, then a Presbyterian minister, and subsequently a journalist and editor of the Independent of Lincoln, Neb. He early affiliated with the Populist party and was its candidate for vice-president in 1904.

College in 1819-35. His publications in- loss of the French was inconsiderable. clude History of Spanish Literature; the Life of General Lafayette; Report of the the campaign of 1759, the principal feat-Boston, Mass., Jan. 26, 1871.

and tangled morasses lay in the way of the English. Led by incompetent guides. they were soon bewildered; and while in that condition the right column, led by Lord Howe, was suddenly attacked by a small French force. A sharp skirmish ensued. The French were repulsed with a torical Society. He is the author of His- loss of 148 men made prisoners. At the first fire Lord Howe was killed, when the greater part of the troops fell back in confusion to the landing-place. From the prisoners Abercrombie learned that a reinforcement for Montcalm was approaching. He was also told of the strength of the garrison and the condition of the fortress; but the information, false and deceptive, induced him to press forward to make an immediate attack on the fort without his artillery. This was a fatal mistake. The outer works were easily taken, but the others were guarded by abatis and thoroughly manned. Abercrombie ordered his troops to scale the works in the face of the enemy's fire (July 8), when they were met by insuperable obstacles. After a bloody con-Ticknor, George, author; born in flict of four hours, the assailants were Boston, Mass., Aug. 1, 1791; graduated compelled to fall back to Lake George, at Dartmouth College in 1807; admitted leaving about 2,000 men dead or wounded to the bar in 1813; professor of modern in the forest. Abercrombie then hastened languages and literature at Harvard to his camp at the head of the lake. The

Pitt conceived a magnificent plan for Board of Visitors on the United States ure of which was the conquest of all Military Academy at West Point for 1826; Canada, and so ending the puissance of Life of W. H. Prescott; etc. He died in France in America. Abercrombie, who had been unsuccessful, was superseded by Ticonderoga, OPERATIONS AT. In the Gen. Sir Jeffrey Amherst in the command summer of 1758 the Marquis de Mont- of the British forces in America in the calm occupied the fortress of Ticonderoga, spring of 1759. The new commander found on Lake Champlain, with about 4,000 men, 20,000 provincial troops at his disposal. French and Indians. General Abercrombie A competent land and naval force was sent personally commanded the expedition de- from England to co-operate with the signed to capture this fortress, and at Americans. The plan of operations against the beginning of July he had assembled Canada was similar to that of Phipps and at the head of Lake George about Winthrop in 1690. A powerful land and 7,000 regulars, nearly 9,000 provincials, naval force, under Gen. James Wolfe, were and a heavy train of artillery. The army to ascend the St. Lawrence and attack moved (July 5) down the lake in 900 Quebec. Another force, under Amherst, bateaux and 125 whale-boats, and spent was to drive the French from Lake Chamthe night at a place yet known (as then plain, seize Montreal, and join Wolfe at named) as Sabbath-day Point. At dawn Quebec; and a third expedition, under they landed at the foot of the lake, about General Prideaux, was to capture Fort

## TICONDEROGA, OPERATIONS AT



TICONDEROGA AND THE LAKE, FROM MOUNT DEFIANCE.

only to Crown Point.

Niagara, and then hasten down Lake On- was talked of in the Connecticut legislattario and the St. Lawrence to Montreal. ure after the affair at Lexington, and Amherst appeared before Ticonderoga several gentlemen formed the bold design (July 22, 1759) with about 11,000 men. of attempting their capture by surprise. The French commander had just heard, With this view, about forty volunteers by Indian runners, of the arrival of Wolfe set out for Bennington to engage the cobefore Quebec (June 27), and immedioperation of Ethan Allen, a native of Conately prepared to obey a summons to surnecticut, and the leader of the GREEN render. The garrison left their outer lines Mountain Boys (q. v.). He readily secon the 23d and retired within the fort, onded their views. They had been joined and three days afterwards, without offer- at Pittsfield, Mass., by Colonels Easton ing any resistance, they abandoned that and Brown, with about forty followers. also, partially demolished it, and fled to Allen was chosen the leader after the Crown Point. That, too, they abandoned, whole party reached Castleton, at twiand fled down the lake to the Isle aux light, on May 7. Colonel Easton was Noix, in the Sorel. Amherst pursued them chosen to be Allen's lieutenant, and Seth Warner, of the Green Mountain Boys, was When, in 1775, it became apparent that made third in command. At Castleton war was inevitable, the importance of the Colonel Arnold joined the party. He had strong fortresses of Ticonderoga and heard the project spoken of in Connecticut Crown Point, on Lake Champlain, and their just as he was about to start for Campossession, became subjects of earnest con-bridge. He proposed the enterprise to the sultation among patriots. The subject Massachusetts committee of safety, and

## TICONDEROGA, OPERATIONS AT

grace.

ing garrison, while Allen ascended the easy conquest of Crown Point. outer staircase of the barracks to the In June, 1777, with about 7,000 men,

was commissioned a colonel by the Proplace), and beating the door with the vincial Congress, and furnished with means handle of his sword, cried out with his and authority to raise not more than 400 loud voice, "I demand an instant surmen in western Massachusetts and lead render!" The captain rushed to the door, them against the forts. On reaching followed by his trembling wife. He knew Stockbridge, he was disappointed in learn- Allen, and recognized him. "Your ering that another expedition was on the rand?" demanded the commander. Pointway. He hastened to join it, and claimed ing to his men, Allen said, "I order the right to the chief command by virtue you to surrender." "By what authority of his commission. 'It was emphatically do you demand it?" inquired Delaplace. refused. He acquiesced, but with a bad "By the authority of the Great Jehovah and the Continental Congress!" answer-On the evening of the 9th they were on ed Allen, with emphasis, at the same time the shore of Lake Champlain, opposite flourishing his broadsword over the head Ticonderoga, and at dawn the next morn- of the terrified commander. Delaplace ing the officers and eighty men were on surrendered the fort and its dependenthe beach a few rods from the fortress, cies, and a large quantity of precisely sheltered by a bluff. A lad familiar with such munitions of war as the colonists the fort was their guide. Following him, needed-120 iron cannon, fifty swivels, they ascended stealthily to the sally-port, two mortars, a howitzer, a coehorn, a large where a sentinel snapped his musket and quantity of ammunition and other stores, retreated into the fort, closely followed and a warehouse full of naval munitions, by the invaders, who quickly penetrated with forty-eight men, women, and chilto the parade. With a tremendous shout dren, who were sent to Hartford. Two the New-Englanders awakened the sleep- days afterwards Col. Seth Warner made an

chamber of the commander (Captain Dela- Lieutenant - General Burgoyne left St.



BUINS OF FORT TICONDEROGA.

### TICONDEROGA-TILDEN

up Lake Champlain. His army was com- York City, in 1909. posed of British and German regulars, Tidal Wave, in American political af-Canadians, and Indians. The Germans were fairs, a phrase applied to an unusually led by Maj.-Gen. Baron de Riedesel. Bur- large majority of one party over another. govne's chief lieutenants were General The Democratic party were phenomenally Fraser and Maj.-Gen. William Phillips. The successful in both State and Congressional invading army reached Crown Point, June elections from 1872 to 1876. In the latter 26, and menaced Ticonderoga, where Gen- vear the Presidential election was decided eral St. Clair was in command. The gar- by the ELECTORAL COMMISSION (q. v.). rison there, and at Mount Independence opposite, did not number in the aggregate New York in 1777; was apprenticed to a more than 3,500 men, and not more than silversmith; studied art in London in one in ten had a bayonet; while the in- 1795-97; settled in Philadelphia, Pa., vaders numbered between 8,000 and 9,000 where he engraved portraits of Washing-Tories, including a reinforcement of Ind- ton, Gen. Horatio Gates, John Jay, Thomians, and a splendid train of artillery. as Jefferson, and Bishop White. Later he On the 29th Burgoyne issued a grandilo- removed to Kentucky, where he died in quent proclamation to the people, and on 1830. July 1st moved against the fort. The battery there made Ticonderoga ab- of Charleston in 1876, and at the New The Americans lost at Ticonderoga a large died in New York City, Aug. 25, 1903. amount of military stores and provisions, and nearly 200 pieces of artillery.

Defiance and Mount Hope, the old French cothe, O., Aug. 9, 1829. lines, 200 bateaux, several gunboats, an restored to its original state at the ex- profession with great success. In 1874 he

Johns, on the Sorel, in vessels, and moved pense of Mrs. Stephen H. P. Pell, of New

Tiebout, Cornelius, engraver; born in

Tiedeman, CHRISTOPHER GUSTAVUS, planted a battery on a hill 700 feet above legal writer; born in Charleston, S. C., the fort, since known as Mount Defiance. July 16, 1857; graduated at the College solutely untenable, and a council of war York Law School in 1879; was professor determined to evacuate it. On the even- of law in the University of Missouri for ing of July 5th, invalids, stores, and bag- ten years, and in the New York Univergage were sent off in boats to Skenesboro, sity for ax years, and dean, Buffalo Law and at 2 A.M. on the 6th the troops left School, from 1902. He was author of the fort silently, and withdrew to Mount Limitations of Police Powers; Unwritten Independence across a bridge of boats. Constitution of the United States; Mu-The movement was discovered by the Brit- nicipal Corporations; State and Federal ish, and pursuit was immediately begun. Control of Persons and Property, etc. He

Tiffin, EDWARD, legislator; born in Carlisle, England, June 19, 1766; emigrated While Burgoyne was pressing down the to the United States and settled in Charlesvalley of the upper Hudson towards Al- town, Va., in 1784; studied medicine: bany, General Lincoln, in command of became a Methodist preacher; removed to troops eastward of that river, attempted Ohio in 1798; was first governor of the to recover Ticonderoga. On Sept. 13, State in 1803-07; served an unexpired 1777, he detailed Col. John Brown with term in the United States Senate in 500 men for the purpose. Brown landed 1807-09; was commissioner of the United at the foot of Lake George, and by quick States land office in 1812-15; and submovements surprised all the posts between sequently surveyor-general of the Norththat point and Fort Ticonderoga, 4 miles west Territory. The city of Tiffin, O., was distant. He took possession of Mount named in his honor. He died in Chilli-

Tilden, Samuel Jones, statesman; born armed sloop with 290 prisoners, besides in New Lebanon, N. Y., Feb. 9, 1814; releasing 100 American prisoners. He entered Yale College, but finished his then proceeded to attempt the capture of studies at the University of New York; Ticonderoga, but it was found imprac- studied law with Benjamin F. Butler; beticable, and he abandoned the enterprise came a journalist, and in 1844 established and rejoined Lincoln. After the war the the Daily News in New York City. He fort became a picturesque ruin, but was soon returned to the bar and practised his was elected governor of New York, and broke up the corrupt "canal ring"; and in 1876 was the Democratic candidate for Presidency, after which he retired to private life, but exercised great influence in the councils of his party. He died at his country seat, "Greystone," near Yonkers, Aug. 4, 1886, leaving a fortune of several million dollars, the bulk of which he desired to be used in founding a great public library in New York City, but his will was successfully See ELECTORAL tested. COMMISSION; NEW YORK PUBLIC LIBRARY.

Tilghman, MATTHEW, patriot; born in Hermitage, Md., Feb. 17, 1718; member of the General Assembly of Maryland in 1751-77; served on the committee to protest to the King against the Stamp Act. He was president of Revolutionary Convention which managed the province in 1774-77; was

1776, to become president of the con- to bear to Congress at Philadelphia devention which drew up the first con-spatches announcing the surrender of stitution of Maryland; and was elected Cornwallis. In a letter to General Sullito the Maryland Senate in 1777 and van in Congress (May 11, 1781), he had 1781. He died in Hermitage, Md., May highly commended Tilghman as deserv-4, 1790.

Tilghman, Tench, military officer; Baltimore, Md., April 18, 1786. born in Baltimore, Md., Dec. 25, 1744; Tillman, Benjamin Ryan, legislator; was a merchant before the Revolution; born in Edgefield county, S. C., Aug. 11, every action in which the main army was fork Tillman," on account of his savage



SAMUEL J. TILDEN.

called from his seat in Congress in June, concerned. He was chosen by Washington ing of great consideration. He died in

became one of Mercer's Flying Camp as 1847; received an academic education; captain of a company of Philadelphia governor of South Carolina in 1890-92; light infantry. In August, 1776, he be- and elected United States Senator for the came Washington's aide and confidential terms 1895-1913. He has been interested secretary, and remained in that post until in agriculture for many years; estabthe close of the war, with the rank of lished the Clemson Agricultural and Melieutenant-colonel after April, 1777. He chanical College in Fort Hill, S. C.; origwas thoroughly patriotic, and much of the inated the dispensary system of selling time while with Washington for five years liquor under State control (see South he refused pay for his services. He was in CAROLINA). He became known as "PitchCleveland.

Tilton, THEODORE, journalist; born in New York City, Oct. 2, 1835; editor of or three important particulars in the comthe Independent in 1856-71. In 1874 he merce of the United States for the fiscal created wide-spread excitement by charg- year 1910-11. The imports were lower ing Henry Ward Beecher with unlawful and the outward movement of American intimacy with his wife. In 1883 Mr. Til- tin-plate was larger than ever before. ton went to Paris, where he resided till his death, May 25, 1907.

URAL RESOURCES, CONSERVATION OF; WOOD 1891. During 1892, the first full year for PULP AND PULP WOOD.

born in Dover, N. Y., April 5, 1819. He from that time on the production inconceived the idea of a revolving turret creased rapidly, passing the 500 million and at the beginning of 1843 filed his first and 1,075 million pounds respectively. In ments, and received for his invention of broke out, Mr. Timby perfected his in- governor of Indiana suggested to the govfray with the Merrimac, recognized the peace. A regiment under Col. John Boyd, validity of Mr. Timby's claim, and paid stationed at Pittsburgh, was placed under invention. He also invented the floating authorized, should the Indians begin hosdry-dock (1836), the American turbine tilities, to call out the militia. N. Y., Nov. 9, 1909.

ton, S. C., Dec. 8, 1829; was educated at was stirring up the Indians to war. Hartaught for several years, during which and 500 militia, partly from Kentucky, inand magazines; was editor of the South went up the Wabash about 60 miles to Carolinian, in Columbia, from 1864 till Terre Haute, and near there established the city was burned in 1865, when he lost a post called Fort Harrison. Thence he all. His best-known poem was a short sent Delaware chiefs on a mission to the ode written for Memorial Day. He died Prophet, who treated them with scorn. in Columbia, S. C., Oct. 6, 1867.

London, England, Sept. 11, 1750; served the Prophet's town. in the British navy; came to America

speech in the Senate against President He died in Washington, D. C., Feb. 23, 1829.

Tin-plate made a new record in two

The first record of production of domestic tin-plate shows a production of 21/4 Timber. See LUMBER INDUSTRY; NAT- million pounds for the last 6 months of which figures are available, the produc-Timby, THEODORE RUGGLES, inventor; tion amounted to 42 million pounds, and for military purposes when he was a lad. mark in 1897 and the one billion mark At the age of nineteen he made a model, in 1903, the actual figures being 575 caveat in the United States Patent Office. 1906 the production was 1,294 million He obtained other patents for improve- pounds, and in 1909 1,371 million pounds.

Tippecanoe, BATTLE OF. In the summer the turret the official sanction of the na- of 1811, the followers of Tecumseh and tional government. When the Civil War his brother showing signs of hostility, the vention and obtained a fifth patent for ernment the propriety of establishing a "a revolving tower for offensive warfare, military post high up the Wabash. The whether used on land or water." The government proposed the seizure of Teconstructors of "monitors," after the af- cumseh and his brother as hostages for him a liberal sum for the right to use his Harrison's command, and the latter was water-wheel, and the method of firing ord- son agreed with the people of Vincennes nance by electricity. He died in Brooklyn, that decisive measures should be taken at once. Tecumseh had gone South, and it Timrod, HENRY, poet; born in Charles- was evident that his brother, the Prophet, the University of Georgia; practised law; rison, with Boyd's regiment, 300 strong, time he contributed to Southern papers cluding two or three mounted companies, The troops pressed forward, and on Nov. Tingey, THOMAS, naval officer; born in 6, 1811, they encamped within 3 miles of

Harrison arranged his camp in the form before the Revolutionary War. He was of an irregular parallelogram, having on appointed captain in the Continental navy its front a battalion of United States inin 1798; commanded the Ganges in 1799, fantry, and flanked on the left by one and captured many French vessels. He company, and on the right by two comwas in the naval service fifty years. panies, of Indiana militia. In the rear

## TIPPECANOE, BATTLE OF

was a battalion of United States infantry crept through the prairie grass, and with under Capt. W. C. Bean, acting as major, horrid yells fell upon Harrison's camp. with Capt. R. C. Barton, of the regulars, The whole camp was soon awakened, and in immediate command. These were suptheir fires were extinguished. A desperate ported on the right by four companies of fight ensued. Nineteen-twentieths of the Indiana militia, led respectively by Cap- troops had never seen a battle. The comtains Snelling, Posey, Scott, and War- bat soon extended to almost the whole rick, the whole commanded by Lieut.-Col. square. The Indians advanced and re-L. Decker. The right flank, 80 yards treated several times until, after daylight, wide, was filled with mounted riflemen they rere attacked and dispersed by the under Captain Spencer. The left, about mounted men, leaving forty of their dead 150 yards in extent, was composed of on the field. Harrison's loss was upward mounted riflemen under Maj. Gen. S. of sixty killed, and twice as many



TIPPECANOE BATTLE GROUND IN 1860.

tense.

Wells, and led by Cols. F. Geiger and wounded. The mounted men rode to the David Robb. Two troops of dragoons Prophet's town and found it entirely deunder Col. J. H. Daviess, were stationed serted. They had left much that was in the rear of the first line, and at a right- valuable behind. The town was burned, angle with those companies was a troop and Harrison deemed it prudent to make of cavalry as a reserve, under Capt. B. a speedy retreat, encumbered as he was Parke. In the centre were the wagons, with the wounded. He destroyed much baggage, officers' tents, etc. Having sup- of the baggage of the army to afford ped, Harrison gave instructions to the transportation to the wounded, and several officers, and very soon the whole fell back to Vincennes. This battle camp, excepting the sentinels on duty, were of Tippecanoe gave Harrison a desoundly slumbering. There was a slight cided military reputation. The battledrizzle of rain, and the darkness was in- ground is close by Battle Ground, a nse. little town near the Louisville, New In the camp of the Prophet all were Albany, and Chicago Railway, in Indiawake, prepared to execute his orders, ana. The battle-field, yet covered with and after midnight (Nov. 7) the warriors the same caks as at the time of the contest, belongs to the State of Indiana, which the production in the United States was: has enclosed about 7 acres.

tives of Haiti, or Santo Domingo. It export types, 817,890,000 pounds, valued played an important part in the early at \$74,510,000—total value, \$91,458,000. history of Virginia, and was found there under cultivation by the natives by the eral census report for 1909 (1911), there first adventurers sent by Raleigh, and were in the United States 15,822 tobacco by them introduced into England, where manufactories under factory-system classiits use rapidly increased. When the Eng- fication, which employed a combined capilish became seated at Jamestown, they tal of \$245,660,000; and wage-earners. began its cultivation, and it soon became 166,810; paid \$69,355,000 for wages and the staple agricultural product of the \$177,186,000 for stock used; and had prodcolony and their chief source of revenue. ucts valued at \$416,695,000. Within less than ten years it became the standard currency of the colonies, by the 1910 the imports of leaf tobacco aggreprice of which values were regulated. The gated 42.343,323 pounds, valued at \$24,standard price was about 66 cents a pound. 709,939, and the imports of cigars, eigar-For the seven years ending in 1621, the ettes, and cheroots had a total value of annual exportation of tobacco to England \$6,178,454, including \$1,878,938, duty free, from Virginia averaged about 143,000 from the Philippines. The exports comlbs. King James tried to suppress its inordinate use, and wrote A Counter-blast 562,036 pounds, valued at \$36,070,695, to Tobacco: and in May, 1621, Parliament and all manufactures, \$4,587,594. passed a bill for that purpose, by which bined, the imports were \$30,888,393; exno tobacco was allowed to be imported into ports, \$40,658,289—total trade, \$71,546,-England except from Virginia and the 682, as compared with imports, \$17,253,-Somers Isles (Bermudas), and none was 891; exports, \$32,624,539—total trade. allowed to be planted in England. It was \$49,878,430. See Trusts. also subject to a crown duty of 6d. per pound. Finally, by relaxing restrictions, CLEREL, COUNT DE, statesman; born in it became a source of large revenue to Paris, France, July 29, 1805; became a England, amounting in 1676 to \$775,000. lawyer in 1827; visited the United States In 1680 it had fallen in price to a penny with Gustave de Beaumont in 1831 to a pound, and the colonists were not able study the penitentiary system. to buy common necessaries. They peti- ing to France he there advocated the tioned for permission to resort to an old solitary method as practised in the peniplan for reducing production and so rais- tentiary of Cherry Hill, Philadelphia, and ing the price by a cessation of crops for was largely instrumental in entirely rea year or two. The governor, alarmed by modelling not only the penitentiary syssymptoms of a new rebellion, called a tem of France, but of the Continent. He meeting of the assembly (April 18); but was the author of The Penitentiary Systhat body proceeded no further than to tem of the United States and its Applipetition the King to order a "stint," or cation in France (with Gustave de Beauguilty, and, under advice from England, Cannes, France, April 16, 1859. some of them were executed. It was aftod, David, diplomatist; born in terwards cultivated in other English-Youngstown, O., Feb. 21, 1805; admitted American colonies, and at the middle of to the bar in 1827, and practised in Warthe 18th century there were exported to ren for fifteen years; was a member of the England in three years 40,000,000 lbs.

Cigar type, 166,999,000 pounds, valued at Tobacco, a plant so called by the na- \$16,948,000; chewing, smoking, snuff, and

Manufactures. - According to a fed-

Commerce.—During the calendar year prised leaf, stem, and trimmings, 328,-

Tocqueville, ALEXIS CHARLES HENRI "cessation," in Virginia, Maryland, and mont); Democracy in America; On the Carolina. The disappointed planters as Penitentiary System in the United States sembled, and in a riotous manner cut up and the Confidential Mission for the Minthe tobacco-plants extensively. They were ister of the Interior of MM. de Beaumont prosecuted. Several of them were found and de Tocqueville, etc. He died in

State senate in 1838; minister to Brazil Production.—In the calendar year 1910 in 1847-52; delegate to the Charleston convention in 1860; and governor of Ohio schools and at Ypsilanti Normal School, Nov. 13, 1868.

Todd, CHARLES BURR, author; born in practised there for several years. tary of the commission to print the early Railroads of Europe and America. records of New York City in 1895. His publications include History of the Burr and Queen county, Va., Jan. 23, 1765; Family; History of Redding, Conn.; Life served in the latter part of the Revolution and Letters of Joel Barlow; Story of the with the Continental army; became a City of New York; Story of Washington, lawyer in 1786; was appointed clerk of the National Capital; Lance Cross and the United States court for the district Canoe in the Valley of the Mississippi of Kentucky, and when it became a State (with Rev. W. H. Milburn); A Brief in 1799 was made clerk of the court of History of New York, etc.

graduated at William and Mary College in 1809; was a subaltern and judge - advocate of Winchester's division of Kentucky volunteers in 1812; made captain of infantry in May, 1813; and was aide to General Harrison in the battle of the THAMES (q. v.). In March, 1815, he was made inspector-general, with the rank of colonel; and in 1817 was secretary of State of Kentucky. In 1820 he was confidential agent to Colombia, and in 1841-45 was United States minister to Russia. He died in Baton Rouge, La., May 17, 1871.

Todd, John, military officer; born in Montgomery county, Pa., in 1750; was adjutant-general to Gen. Andrew Lewis in the action of Point Pleasant, Va., in 1774; accompanied DANIEL BOONE (q. v.) on an exploring tour as far as Bowling Green, Ky., in 1775; settled near Lexington, Ky., in 1776; represented Kentucky

same year; was commissioned colonel in Ky., on the same day. 1777; for two years was commandant of subsequently was made the State of II- Tennessee were on the march to reinforce Licks, Ky., Aug. 19, 1782.

in 1861. He died in Youngstown, O., in Michigan; admitted to the bar of the Supreme Court of California in 1881; and Redding, Conn., Jan. 9, 1849; received a wrote Prof. Goldwin Smith and His Satelpublic school education; taught school lites in Congress; Protective Tariff Defor several years; was appointed secre-lusion; Pizarro and John Sherman; and

Todd, THOMAS, jurist; born in King appeals; became chief-justice of the court Todd, Charles Scott, military officer; in 1806. He was appointed an associate born near Danville, Ky., Jan. 22, 1791; justice of the United States Supreme



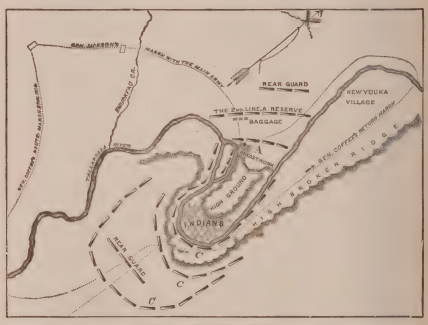
CHARLES SCOTT TODD.

county in the Virginia legislature in the Court, Feb. 7, 1826, but died in Frankfort

Tohopeka, or Horseshoe Bend, BATTLE the civil government of that county, which At. In February, 1814, troops from east linois. He was killed while leading his Jackson for the purpose of striking a forces against the Indians at the Blue finishing blow at the power of the Creek Indians. About 2,000 of them pressed Todd, MARION, lawyer; born in Plym- towards the Coosa, and at the same time outh, N. Y.; educated in Eaton Rapids a similar number from west Tennessee

# TOHOPEKA, BATTLE AT

were making their way into Alabama, peninsula, near the river, was a village of Colonel Williams, with 600 regulars, log-huts, where hundreds of canoes were reached Fort Strother on Feb. 6. Other moored, so that the garrison might have troops soon joined them, and the Choctaw the means of escape if hard pushed. They Indians openly espoused the cause of the had an ample supply of food for a long United States. At the close of February, siege. They were about 1,200 in number,



MAP OF THE BATTLE AT TOHOPEKA.

Jackson found himself at the head of one-fourth being women and children. at the middle of March the troops were themselves to the last extremity. ready to move. Meanwhile the Creeks,

5,000 men. Supplies were gathered, and There the Indians determined to defend

To this stronghold Jackson marched. from experience, had such premonitions sending his stores down the Coosa in flatof disaster that they concentrated their boats; and on the morning of March 27 forces at the bend of the Tallapoosa River, he halted within a few miles of the breastin the northeast part of Tallapoosa county, works at Tohopeka. His spies soon in-Ala., at a place called Tohopeka, or Horse- formed him of the position of the Indians. shoe Bend, a peninsula containing about He sent General Coffee, with all the 100 acres of land. White men from Pen- mounted men and friendly Indians, to sacola and half-bloods hostile to the United cross the river two miles below and take States aided them in building a strong position opposite the village at the foot breastwork of logs across the neck of the of the peninsula. Then he pressed forward peninsula. They pierced it with two rows and planted two cannon within 80 yards of port-holes, arranged in such a manner of the breastworks on the neck, and opened as to expose the assailants to a cross-fire fire upon them. As the small balls were from within. Back of this was a mass of buried in the logs and earth the ladiars logs and brush; and at the foot of the sent up a shout of derision and defied their

## TOHOPEKA-TOLERATION ACTS

assailants. Coffee, with some Cherokees, they had no heart to make a stand any swam across the river and seized the boats, where else. with which quite a body of troops were Toledo, a city and county seat of Lucas enabled to cross at once. These burned county, O., near the junction of the the Indian village and approached the Maumee River and Maumee Bay. Its enemy in their rear, but were too few to early name was the Miami of the Lakes, dislodge the Indians. Meanwhile Jackson which in time gave way to that of the had been vainly battering the works on Lady of the Lakes. Long before the the neck with cannon-balls, and he pro-whites settled here the place was a noted ceeded to storm them. In the face of a fishing resort of the Miami Indians. Subtempest of bullets they pressed forward. sequently it became a trading-post. The leader of the storming-party (Maj. was not till after the victory of General L. P. Montgomery) leaped upon the Wayne at Fallen Timbers (1794) that it breastworks and called upon his men to was possible for the whites to settle here. follow. He was shot dead, when Ensign Pop. (1910), 168,497. Sam Houston (afterwards conqueror and Toledo War, a contest regarding the covered the peninsula.

in thickets, and were driven out and cepted. broke the proud spirit of the Creeks, and inflicted upon any one who should call

President of Texas, United States Senator, boundary-line between the State of Ohio etc.), who was wounded in the thigh by a and the Territory of Michigan in 1835-37. barbed arrow, leaped down among the Owing to both the State and the Territory Indians and called upon his companions tory taking possession of a disputed secto follow. They did so, and fought like tion of land, each appealed to President tigers. Their dexterous use of the bayonet Jackson for a settlement of the difficulty. caused the Indians to break their line and He, however, refused to interfere, whereflee in wild confusion to the woods that upon the governor of Ohio called out the State militia and the governor of Michi-Believing torture awaited every cap- gan Territory took possession of Toledo. tive, not one of them would suffer himself Just as matters were assuming a threatto be taken or ask for quarter. Some ening phase, Congress decided to admit attempted to escape by swimming across Michigan into the Union as a State, June the river, but were shot by Tennessee 15, 1836, on conditions regarding the sharp-shooters. Others secreted themselves boundary-line which were formally ac-

slain; and a considerable number took Toleration Acts. At a General Court of refuge under the river bluffs, where they Elections, held at Portsmouth, beginning were covered by a part of the breastworks May 19, 1647, for "the colonie and provand felled trees. To the latter Jackson ince of Providence," after adopting many sent a messenger, telling them their lives acts and orders concerning the governshould be spared if they would surrender, ment and for the punishment of crimes. He was fired upon. A cannon brought to it was decreed that "These are the laws bear upon the stronghold effected little, that concern all men, and these are the Then the general called for volunteers penalties for the transgression thereof, to storm it, and wounded Ensign Houston which by common consent are ratified and was the first to step out. Nothing could established throughout the whole colony; be effected until the torch was applied; and otherwise than thus, what is herein and as the Indians rushed out from the forbidden, all men may walk as their conflames they were shot down without sciences persuade them, every one in the mercy. The carnage continued until late name of his God." This act of toleration in the evening; and when it ended 557 was so broad and absolute that it would Creek warriors lay dead on the peninsula. include Christian, Jew, Mohammedan, Of 1,000 who went into the battle in the Parsee, Buddhist, or pagan.

morning, not more than 200 were alive, The General Assembly of Maryland, and many of these were severely wounded, convened at St. Mary's, April 2, 1649, Jackson lost thirty-two killed and ninety- after enacting severe punishments for nine wounded. The Cherokees lost eighteen the crime of blasphemy, and declar-killed and thirty-six wounded. This blow ing that certain penalties should be

another a sectarian name of reproach, known his wants by inarticulate sounds. adopted the declaration that "whereas His performances on the piano were the enforcing of conscience in matters of wonderful, and he could reproduce from religion hath frequently fallen out to be memory over 5,000 compositions, includof dangerous consequence in those common- ing the most difficult selections from wealths where it has been practised, and Beethoven, Chopin, Bach, etc. He died in for the more quiet and peaceable govern- Hoboken, N. J., June 13, 1908. ment of this province, and the better to preserve mutual love and unity among can Indian war-club, more generally apthe inhabitants, . . . no person or persons plied to the war-hatchet which the Indians whatsoever within this province, or the made of stone. After the Europeans had islands, posts, harbors, creeks, or havens formed alliances with the Indians, the thereunto belonging, professing to believe former introduced a new form of tomain Jesus Christ, shall from henceforth be hawk which combined the features of an anyways troubled or molested or discoun- implement of warfare with a tobacco-pipe. tenanced for or in respect of his or her the handle forming the stem. religion, nor in the free exercise thereof, within the province or the islands there- York City, March 27, 1817; graduated at unto belonging, nor any way compelled Washington (now Trinity) College in to the belief or exercise of any other re- 1835; studied medicine in Philadelphia ligion against his or her conscience." This and later at the University of Edinburgh; was an outgrowth of English statutes. returned to the United States and prac-On Oct. 27, 1645, the English House of tised in New York for a few years, and Commons ordered "that the inhabitants was then appointed surgeon on a vessel for of the Bermudas, and of all other Amerithe Pacific Mail Steamboat Company, and can plantations now or hereafter plant- made trips between Panama and San ed, should, without molestation or trouble, Francisco. He was United States consul have and enjoy the liberty of conscience at Rheims, France, in 1865-67. He conin matters of God's worship." In 1647 tributed largely to journals and maga-Parliament passed another act, allowing zines; and was author of Panama in 1855; all persons to meet for religious duties The American in Japan; The Battles of and ordinances in a fit place, provided America by Sea and Land; The War with the public peace was not disturbed. The the South: A History of the Great Ameri-Maryland toleration act (1649) was the can Rebellion, etc. He died in Brooklyn, joint work of Roman Catholics and Prot- N. Y., Aug. 28, 1882. estants. The General Assembly at that olics and sixteen Protestants—three coun- Savannah in friendly conference early in Catholics, and the governor (William of commanding person and grave dethe Trinity.

had no meaning to him, and he made To-mo-chi-chi went with Oglethorpe to

Tomahawk, originally a North Ameri-

Tomes, Robert, physician; born in New

To-mo-chi-chi, Creek chief; born in time was composed of eight Roman Cath- Georgia about 1642; met Oglethorpe in cillors, and five burgesses were Roman 1733. He was then ninety-one years old, Stone), six councillors, and nine burgess- meanor, and though for some reason he es were Protestants. The act did not es- had been banished from the Lower Creeks, tablish absolute toleration, as did the act he had great influence throughout the conof Rhode Island passed two years before, federacy as a brave chief and wise sachem. for it applied only to orthodox Christians, Mary Musgrave, the half-breed wife of a so-called, who accepted the doctrine of South Carolina trader, acted as interpreter. He pledged his unwavering friend-Tom, popularly known as BLIND Tom, ship for the English, and he kept his musician; born blind, and of negro slave word. A satisfactory treaty was made, parents, near Columbus, Ga., May 25, by which the English obtained sovereign-1849. During infancy he gave no sign of ty over the domain between the Savannah intelligence excepting when he heard a and Altamaha rivers, and westward as sound; was afterwards precocious in learn- far as the extent of their tide-waters. ing words, but while he could repeat whole Oglethorpe distributed presents among the conversations that he had heard, words friendly Indians. In the spring of 1734

England. He was accompanied by his wife, their adopted son and nephew, and American Indians belonging politically to five chiefs. They were cordially received the Chicasa Confederacy. About 1700 in England, and were objects of great curi- there were three tribes living respectively osity, for Indians had not been seen in in Avoyelles parish, La., at Tonica Bluffs, that country since Peter Schuyler was on the Mississippi River, and near the there with Mohawks in Queen Anne's junction of the Yazoo and Mississippi reign. They were taken in coaches, each rivers. The second of these tribes was drawn by six horses, to have an inter- noted for its friendship with the French view with the King, arrayed in brilliant colonists, and all of them were skilful English costume—the Creek monarch and warriors. The Tonikans now living are his queen in scarlet and gold. He made located on the old Avoyelles reservation, a speech to King George and gave him a near Marksville, La. bunch of eagle's feathers, to which a gracious reply was made assuring the er; born in Gaeta, Italy, about 1650; Indians of English protection. They reson of Lorenzo Tonti; inventor of the mained four months in England, during Tontine system of association; entered the which time a brother of the Indian queen French army in his youth, and in the died of small-pox. The company were con- French naval service he lost a hand. In veyed to the place of embarkation in the 1678 he accompanied La Salle to Canada, royal coaches, with presents valued at and assisted him in his Western explora-\$2,000; and the Prince of Wales gave tions, building a fort on the site of Peoria, To-mo-chi-chi's heir a gold watch, with Ill., in 1680. He descended the Missisan injunction to call upon Jesus Christ sippi to its mouth with La Salle in 1682. every morning when he looked at it. In 1684 he went to the mouth of the Mis-They reached Savannah late in Decem- sissippi to meet La Salle, and attempted a ber. 1734. 1739. At his funeral minute-guns were 1685 he incited a force of Western Indians fired at the battery at Savannah, and to attack the Senecas. musketry was discharged. He was buried down to the Gulf to meet La Salle, and in the centre of the town, and Ogle- was again disappointed; and in 1699 he thorpe ordered a "pyramid of stone" to went down to meet Iberville, and remainbe erected over his grave.

Tompkins, Daniel D., statesman; born Louis, Mobile, in September, 1704. in Fox Meadows (now Scarsdale), N. Y., June 21, 1774; graduated at Columbia College in 1795; admitted to the bar in 1797; governor of New York in 1807-16; elected Vice-President of the United States in 1816 and 1820. Prior to retiring from the governorship of New York he sent a message dated Jan. 17, 1817, urging that several years a member of the Georgia a day be set for declaring the abolition of slavery in that State. Acting upon his wish, the legislature set July 4, 1827. He died on Staten Island, N. Y., June 11,

Tompkins, FORT, a defensive work on Staten Island, at the entrance of New York harbor, and opposite Fort Hamilton.

Toms River, a village and county-seat of Ocean county, N. J.; founded in early colonial days; formerly contained large by the British, March 24, 1782.

Tonikan Indians, a stock of North

Tonti, HENRI, CHEVALIER DE, explor-To-mo-chi-chi died Oct. 5, settlement of Europeans in Arkansas. In Again he went ed in the Gulf region, dving in Fort St.

Toombs, ROBERT, legislator; born in Washington, Wilkes co., Ga., July 2, 1810; graduated at Union College, Schenectady, N. Y., in 1828; studied law at the University of Virginia; practised until elected to Congress in 1845; was a captain under General Scott in the Creek War; was legislature; and remained in Congress until 1853, when he became United States Senator. He was re-elected in 1859. In the Senate, on Jan. 7, 1861, following a patriotic speech by Senator Crittenden, of Kentucky, he said: "The abolitionists have for long years been sowing dragons' teeth, and they have finally got a crop of armed men. The Union, sir, is disselved. That is a fixed fact lying in the way of this discussion, and men may salt works; was a retreat for privateers as well hear it. One of your confederates in the Revolutionary War; and was burned (South Carolina) has already wisely, bravely, boldly, met the public danger and confronted it. She is only ahead and ber of the Confederate convention at Montbeyond any of her sisters because of her gomery in February, 1861; was made greater facility of action. The great ma- Secretary of State of the provisional govjority of those sister States under like ernment, and became a brigadier-general circumstances consider her cause as their in the Confederate army in September. cause." He then declared that "the He died in Washington, Ga., Dec. 15, 1885. South" was prepared for the arbitrament See Stephens, Alexander H. of the sword. "Now, sir," he said, "you



ROBERT TOOMBS.

may see the glitter of the bayonet and hear the tramp of armed men from your capital to the Rio Grande." This was commanded a brigade in the battles of uttered before any State convention ex- Groveton, or second battle of Bull Run, cepting that of South Carolina had passed an ordinance of secession. Toombs then and Antietam. In November, 1862, he was defined his own position. "I believe," he promoted brigadier-general of volunteers; said, "for all the acts which the Repub- was engaged at Gettysburg; and commandlican party call treason and rebellion ed a division of cavalry in the Army of the there stands before them as good a traitor Potomac from May to July, 1864. He and as good a rebel as ever descended from was chief of cavalry in the Shenandoah Revolutionary loins." He demanded the campaign from August to October, 1864, right of going into all Territories with and was brevetted major-general, United slaves as property, and that property to States army, in March, 1865. He resigned be protected by the national government. in October, 1866, and in 1871 was sent as "You say No," he said; "you and the consul-general to Havana. He was drown-Senate say No; the House says No; and ed in the wreck of the steamer Vera Cruz throughout the length and breadth of your off the coast of Florida, Sept. 30, 1880. whole conspiracy against the Constitution there is one shout of No! It is the diversity of sentiment in the Englishprice of my allegiance. Withhold it, and American colonies during the disputes you can't get my obedience. There is the with the mother-country before war comphilosophy of the armed men that have menced in 1775 and during its progress. sprung up in this country; and I had Probably every American citizen desired rather see the population of my own, my the freedom which the most zealous panative land, beneath the sod than that triot sought; they differed only in their they should support for one hour such a opinions as to the best method to be emgovernment." He was expelled from the ployed for obtaining it. The Whigs, or

Topeka Constitution. See Kansas.

Topolobampo, the name of a bay of the Gulf of California, belonging to the State of Sinaloa, Mexico; selected in 1886 by a number of conspicuous socialists in the United States as a site for a new colony. A charter was obtained under the laws of California; a model town was planned; and several hundred colonists went to the bay in the latter part of that year. Subsequently the company divided, and nearly all the members returned to the United States, the failure of the scheme being attributed to the unsuitable character of the land and the lack of water.

Torbert, ALFRED THOMAS ARCHIMEDES. military officer; born in Georgetown, Del., July 1, 1833; graduated at West Point in 1855, serving in Florida in 1856-57. He became colonel of the 1st New Jersey Volunteers in September, 1861, and was active in the Peninsular campaign. South Mountain (where he was wounded),

Tories, or Loyalists. There was a great Senate on March 14, 1861; became a mem- the popular party, were radicals; the Tories, or the adherents of the crown and Skinner, of New Jersey. Later still the Parliament, were conservatives. The lat- loyalists of the Carolinas, who were ter defended or condoned the oppressive numerous in the western districts, were measures of Parliament; the former de- embodied under Maj. Patrick Ferguson, nounced them as absolutely tyrannical killed at King's Mountain in 1781. Altoand not to be endured. The question, gether, there were twenty-nine or thirty Which party is right? was a vital one. regiments, regularly officered and en-The imperial government settled it in fa- rolled. The most noted loyalist corps in vor of the Whigs by rescinding their op- the war was that of the Queen's Rangers, pressive measures one after another; and led by Major Simcoe, afterwards governor this decision has been ratified by the judg- of Canada. ment of posterity on both sides of the Atlantic. The Declaration of Indepen- were honorable, conscientious men, govdence compelled men of opposite opinions erned by principle, and friends of the to avow them publicly. Then the im- British government by conviction; others portant question arose concerning the pol-were selfish and unscrupulous, siding with icy of tolerating the Tories, or loyalists the supposed stronger side for purposes of -their acts must be restrained as a pru- gain, spite, or opportunities for plunder dential measure against injury to the pa- and rapine under legal sanction. The matriot cause. Having the power, and be- jority of the latter class filled the mililieving themselves to be in the right, tary ranks, and their oppressions and the Whigs took decisive measures to that cruelties excited the fiercest animosities straint at home, or banishmer,t, was the They were made to hate the name of Tory, alternative presented. To a large pro- and in many instances the aversion was portion of the loyalists the latter horn of felt for at least two generations in Whig the dilemma appeared the least affliction, families towards the descendants of Tories. and many hundreds abandoned their coun- Banishments and confiscations by the try and fled to Nova Scotia or to Eng- Whig authorities were popular; but when land; while a considerable number, espe-peace came and animosities subsided, cially of the young men, were embodied in mercy and justice combined to do right. military corps, and took up arms against In the negotiation of the treaty of peace their Whig countrymen.

deposed Governor Tryon, of New York. It was denied on the ground that the Whigs He was ably seconded by Oliver De Lancey, during the war had really suffered greater brother of a lieutenant-governor of the losses through the acts of the Tories, and province of New York, and Courtlandt the claim was not allowed. Skinner, of New Jersey. But these loyalist corps numbered far less, for a long ganizations of the loyalists were distime, than the ministry or their parti- banded, and some of the officers were transsans in America anticipated. The greatest ferred to the royal army and continued in exertions of the three leaders above named service for life. Others, less fortunate, had not caused an enrolment of over went with a host of civil and military 1.200 of them as late as the spring of companions into exile, the northern ones 1777. Afterwards the number greatly in-chiefly to Nova Scotia, New Brunswick, creased, though there were not a great and Canada, and the southern ones to the many in the field at one time. Sabine Bahamas, Florida, and the British West estimates the whole number enrolled Indies. Many also went to England, and during the Revolutionary War at 20,000. for years were importunate petitioners Dunmore in Virginia and Martin in North The officers generally received half pay. Carolina, in 1775. Later there were loyal- Towards the close of 1782 the British Par-

The loyalists were of two kinds. Some Imprisonment or other odious re- of the Whigs, who suffered dreadfully. (1782), the British commissioners claimed This embodiment was undertaken by the indemnity for the losses of the loyalists.

At the close of the war the military or-The first organization was under Lord for relief from the British government. ists under Sir John Johnson and Colonel liament appointed a committee to attend Butler in New York; also under Tryon to the claims of the loyalists. By their deand De Lancey in the same State, and cision (June, 1783) the sum of \$216,000

### TORNADO-TORONTO

loyalist pensioners. The claimants finally Upper and Lower Canada (now Ontario became so numerous that a permanent and Quebec) formed a legislative union. board of commissioners was appointed, When the confederation was formed, in which continued about seven years. On 1867, Toronto, the name by which York March 25, 1784, the number of claimants had been known since 1834, became the was 2,063, and the aggregate amount of permanent seat of government for Ontario. property claimed to have been destroyed. In the winter of 1812-13 the American or confiscated, besides debts which they Secretary of War (John Armstrong) conhad lost, was about \$35,000,000. In 1790 ceived a new plan for an invasion of Canthe Parliament settled the whole matter ada. by enactment. Altogether, nearly \$15,000,- troops on the northern frontier sufficiently 000 were distributed among the American strong to attack Montreal, and he proloyalists by the British government. It posed instead to attack successively Kingswas regarded as a most generous act in a ton, York (now Toronto), and Fort nation which had expended nearly \$100,- George, near the mouth of the Niagara 000,000 in the war, and by it lost a vast River, thus cutting off the communication and valuable domain.

locity; named from the Spanish because of stocks at York, another fitting out there, the turning and twisting of an air-current. and a third repairing, Dearborn and In the United States the tornado is quite Chauncey were of opinion that the surest a common occurrence in sections east of way to secure the supremacy of Lake Onthe great plains; in the spring in most of tario, and so make an invasion successful, the Southern States, and in both spring would be to attack York first. This propoand summer in some of the Northern sition was sanctioned by the President, States. A tornado is frequently and er- and at the middle of April (1813) Chaunroneously given the name of cyclone, but cey and Dearborn had matured a plan of while a cyclone may be several hundred operations with a combined land and naval miles in diameter and only a mile or two force. It was to cross the lake and capture deep, a tornado is usually only a few York, and then proceed to attack Fort score feet in diameter and only several George. At the same time troops were to hundred feet high. The cyclone may last cross the Niagara River and capture Fort several days, while the life of a tornado is Erie, opposite Buffalo, and Fort Chippewa, generally limited to an hour or two.

was to be distributed annually among 687 government remained until 1841, when

He did not think the American between Montreal and Upper Canada. As Tornado, a violent storm of high ve- the British had a sloop-of-war on the below, join the victors at Fort George, and



YORK (TORONTO) IN 1813, FROM THE BLOCK-HOUSE EAST OF THE DON.

Toronto, the name of an Indian village York. Chauncey's fleet consisted of the when Governor Simcoe made it the capital new sloop-of-war of Upper Canada in 1794, and named it guns, the brig York. There the seat of the provincial armed schooners.

all proceed to capture Kingston. With 1,700 troops under the immediate command of Brig.-Gen. Zebulon M. Pike, Dearborn sailed Chauncev's fleet from Sackett's Harbor. April 25, and on the morning of the 27th the armament appeared before

Madison, twenty-four Oneida, and eleven

### TORONTO

York was then the headquarters of Gen- pounders. Pike's men were about to storm eral Sheaffe, at the head of regulars and it, and Chauncey's round-shot were pound-Indians. It was intended to land at ing it, when the wooden magazine of the a clearing near old Fort Toronto, but a battery, which had been carelessly left strong easterly wind drove the boats in open, exploded, killing some of the garwhich the troops had left the fleet farther rison and seriously damaging the works. westward, and beyond any effectual cover- The dismayed enemy spiked the cannon and ing by the guns of the navy. Major retired to a battery nearer the town. That, Forsyth and his riflemen led the van in too, was soon abandoned, and Sheaffe and landing. When within half rifle-shot of his men fled to the garrison, near the gover-

gary men and a party of Indians concealed in the woods. Pike. from the deck of the Madison, saw this, and, jumping into a boat, ordered his staff to follow. Very soon he was in the midst of a sharp fight between Forsyth's men and the party on shore. The main body

the shore they were assailed by a deadly nor's house, and then opened a fire of round volley of bullets from a company of Glen- and grape shot upon the Americans.



THE POWDER-MAGAZINE BLOWN UP BY THE BRITISH

soon followed, and the British were driven

The great guns of the British were soon back to their works near the town. The silenced, and the Americans expected every Americans, led by Pike, followed closely moment to see a white flag displayed from and captured two redoubts, and at the the block-house, when a sudden and awful same time Chauncey hurled deadly vol- calamity occurred. General Pike was sitleys of grape-shot on the foe from his guns. ting upon a stump conversing with a huge Heavy ordnance had been landed, and these British sergeant who had been taken were pressed forward with great fatigue prisoner, and with his staff around him, over the many ravines. The Indian allies when a sudden tremor of the ground was of the British, frightened by the cannon, felt, followed by a tremendous explosion deserted Sheaffe, and the latter fell back near the British garrison. The enemy, to the Western Battery, mounting 24- despairing of holding the place, had blown



REMAINS OF THE WESTERN BATTERY IN 1860.

### TORONTO

a space of several hundred feet. By that position he died. The port and village of

up their powder-magazine, situated upon victory when the British ensign was pullthe edge of the lake, at the mouth of a ed down at York. He lingered several ravine. Fragments of timber and huge hours. Just before he expired that flag stones, of which the magazine walls were was brought to him. He made a sign for built, were scattered in every direction over it to be placed under his head, and in that



OLD FORT AT TORONTO IN 1860.

explosion fifty-two Americans were slain York were abandoned by the Americans,

authorities of the town, who surrendered kept in order. the place, together with 290 regulars and

and 180 wounded. Forty of the British for they were of little value to them. Genalso lost their lives. General Pike, two eral Sheaffe, taking advantage of the conof his aides, and the captive sergeant were fusion after the explosion, and the time mortally hurt. The terrified Americans purposely consumed in the capitulation, scattered in dismay, but were soon rallied, after destroying some vessels on the stocks the column was reformed, and Col. Crom- and some storehouses, escaped with the well Pearce, of Pennsylvania, assumed the larger portion of the regulars to Kingston. After the Americans left, the fort at The Americans pressed forward to the Toronto was repaired, and has been garvillage, where they were met by the civil risoned ever since, only the barracks being

When the Americans took possession of the militia. With them were also taken York, the Parliament-house and other pubthe war-vessel (the Duke of Gloucester) lic buildings were burned by an unknown and a large quantity of naval and military hand. It was said that the incendiary was stores. The loss of the Americans in the instigated by the indignation of the Amercapture of York, in killed and wounded icans, who found hanging upon the wall on land, was 269; and on the fleet, seven- of the legislative chamber a "human teen. The British loss, besides the prison- scalp," for which commodity Proctor had ers, was 149. General Pike was crushed paid bounties when at Fort Malden. It is between two stones, and was carried on not pleasant to relate a fact so discredit-board the *Pert*, then Chauncey's flag-ship. able; but, as a British historian (Auchin-His benumbed ears heard the shout of leck), has intimated that the scalp in

### TORPEDO BOATS-TORPEDOES

question-was taken from the head of a feet in height, and a shower of pitch and British Indian "shot, while in a tree," by that officer when the Americans advanced. the fair fame of a dead man demands the revelation of the truth. Chauncey was not on shore at York. A few days after the capture of that city he wrote to the Secretary of the Navy: "I have the honor to present to you, by the hands of Lieutenant Dudley, the British standard taken at York on the 27th of April last, accompanied by the mace, over which hung a human scalp. These articles were taken from the Parliament-house by my officers."

Torpedo Boats, small vessels built for speed and fitted with tubes for firing torpedoes by compressed air, gunpowder, or electricity. The United States navy has a large fleet of steel torpedo boats in commission and a number under construction.

See SUBMARINE BOATS.

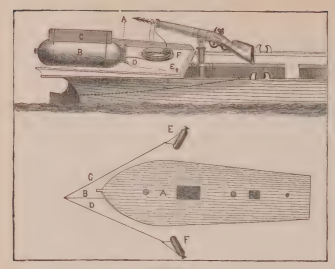
Torpedoes. The government of the United States, like that of Great Britain, in warfare, but it was attempted by individuals against the British blockading In New York Harbor a squadron. schooner named the Eagle was used as a torpedo-vessel. In her hold John Scudkegs of gunpowder, with a quantity of sulphur mixed with it, in a strong cask, and surrounded it with huge stones and other missiles, which, in the event of an explosion, might inflict great injury. At fixed two gunlocks with cords, attached to soon. men in boats sent from the Ramillies, plosion, and nearly upset. Commodore Hardy's flag-ship. The crew

tar fell on the deek of the Ramillies. The Eagle and the first lieutenant and ten men of the Ramillies were blown into atoms, and some of the occupants of boats near were fatally injured. This was followed by an attempt to explode a torpedo under the Ramillies.

A citizen of Norwich, Conn., acquainted with Bushnell's torpedo, invented a submarine boat, in which he voyaged under water at the rate of 3 miles an hour. Three times he went under the Ramillies, and on the third occasion had nearly fastened the torpedo to the ship's bottom, when the breaking of a screw baffled the attempt. He was discovered, but escaped. A fisherman of Long Island, named Penny, made attempts on the Ramillies with a torpedo in a whale-boat, and Hardy was kept continually on the alert. He kept the Ramillies constantly in motion, and caused her bottom to be swept with a cable refused to make use of Fulton's torpedoes every two hours, night and day. Finally he warned the inhabitants that if such warfare was not discontinued he would proceed to burn the town. The warning was effectual.

In July, Mr. Mix, of the navy, attempted der, Jr., originator of the plot, placed ten to blow up the Plantagenet, seventy-four guns, with a torpedo. She was lying off Cape Henry, Va. Under cover of intense darkness, the torpedo was carried out in an open boat called the Chesapcake Avenger, and dropped so as to float down under the the head of the cask, in the inside, were ship's bow. It exploded a few seconds too A column of water 25 feet in their triggers at one end, and two barrels diameter, half-luminous with lurid light, of flour at the other end, so that, when was thrown up at least 40 feet high, with the flour should be removed, the lock an explosion as terrific as thunder, prowould be sprung, the powder ignited, and ducing a concussion like the shock of an the terrible mine exploded. The Eagle, earthquake. It burst at the crown, and commanded by Captain Riker, sailed for water fell in profusion on the deck of the New London late in June, 1813, where, as Plantagenet. At the some moment she was intended, she was captured by armed rolled into the chasm made by the ex-

Torpedoes were also placed at intervals of the Eagle escaped to the shore and across the Narrows, at New York, and at watched the result. An unavailing at- the entrance to the harbor of Portland. tempt was made to get the Eagle along- The impression prevailed in the British side the Ramillies, for the purpose of navy that the United States government transferring her cargo to that ship, had adopted Fulton's torpedoes, and this Finally boats were sent out as lighters, made the British commanders on our coast and when the first barrel of flour was re- very circumspect. No doubt the fear of moved the explosion took place. A volume torpedoes saved the American coast-towns of fire shot up from the Eagle fully 200 from plunder and the torch. Torpedo war-



TORPEDOES,

A, platform; B, torpedo; C, water-tight pine-box; D, pin to be drawn. Lower cut: A, vessel at anchor; B, her cable; E, F, two torpedoes; C, D, the coupling lines.

fare was much practised in the Civil War. the wires connected with bomb-proofs on The torpedoes used by the Confederates shore. were various in form and construction. The most efficient ones were the galvanic of powder, was planted in the centre of and percussion. The former were pro- the deep channel at Drury's Bluff. On ac-



PERCUSSION TORPEDO-NO. 1.

mine might be exploded at any moment. The percussion or "sensitive" ones exploded by the act of forcible contact. Some of these were made in the form of a double cone, with percussion tubes ar-



PERCUSSION TORPEDO-NO. 2.

at the point of contact of the bases of the had so cleared the river of these dangerous cones, as seen in the illustration here obstructions that the passage to Richmond

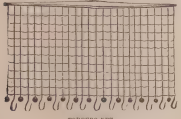
given. Others were arranged as No. 2. In the James River the torpedoes were chiefly galvanic. Some were cylindrical, with one end conical, but a greater portion were pear-shaped. These were anchored in the channels or in shallow water, by means of a segment of a hollow iron sphere, called a "mushroom," which was attached to the buoyant mine by a chain. These generally were sunk opposite batteries, where

One of these, containing nearly a ton vided with a wire connected with a gal- count of the depth of water, it was attached to a long rod, and that to the "mushroom" anchor by a chain, as it was desirable to have the torpedo only the depth of a vessel below the surface. No. 1 was made of a common barrel, with solid pointed ends, made of palmetto-wood, and were used in Charleston Harbor, After the capture of Fort Fisher, vessels were vanic battery on the shore, by which the sent to pick up the torpedoes sunk in the Cape Fear River.

As soon as Richmond was evacuated by the Confederates, in April, 1865, a notable expedition was undertaken in search of torpedoes, with which it was known a portion of that river abounded. The expedition consisted of about 300 men in several tugs and thirty small boats, all under the command of Capt. Ralph Chandler, U. S. N. On the morning of April 3, Captain Chandler started from Dutch Gap, with a flotilla and his flagranged around the cylinder thus formed, ship the Sangamon, and before sunset he

## TORRENS'S LAND SYSTEM-TOTTEN

was made comparatively safe, and the absolute or possessory; if absolute, the next morning President Lincoln went up to Richmond from City Point in the Malvern, Admiral Porter's flag-ship. The fishing was carried on in this wise: The steamvessels were protected by torpedo-nets formed of ropes weighted with iron or lead, and furnished with hooks to catch the little submarine mines. These nets were hung from spars placed athwart the bowsprit in front of the vessel, and sometimes in like manner along its sides. A net like that at the bow was placed off the stern, and was dragged after the vessel as a fisherman drags his net. No officer in the



navy was better qualified for performing this task than Captain Chandler, requiring as it did cool courage and rare judg-"The knowledge that a simple touch will lay your ship a helpless, sinking wreck upon the water without even the satisfaction of firing one shot in return," wrote Captain Chandler, "calls for more courage than can be expressed, and a short cruise among torpedoes will sober the most intrepid disposition."

Torrens's Land System, a plan of land transfer drawn up by Sir Robert Torrens, and by him put in operation in Australia. It is now used in all the Australian provinces, in Tasmania and New Zealand, and in British Columbia and Ontario, and has been attempted in various parts of the United States. Its object is to make the transfer of land as simple as that of bank stock, and render the title of the holder thereof as free from danger or difficulty as ordinarily the title of the holder of bank stock is to the shares he holds. A

title must be approved by the master of titles before the ownership can be registered in fee-simple.

Tortugas, DRY. See DRY TORTUGAS.

Torture. Although various kinds of torture were in use in Europe and Great Britain for many ages, the use of such cruelty was never legally recognized in the British colonies, and it was exceedingly seldom that resort was had to such punishment. A notable exception is found in the case of Giles Corey, a supposed witch in Salem, Mass., who, in 1692, refused to answer any questions on his trial, and was pressed to death, this being the only known instance in America of the infliction of the penalty, known in French as peine forte et dure, or pressing to death.

Totem, among savage tribes, especially the North American Indians, the token or symbol of a family or clan; usually an animal or some natural object selected for reverence and superstitious regard. serves for a sort of surname of the family. Its importance lies in the notion that individuals trace their lineage from it. The turtle, the bear, and the wolf appear to be favored and honored totems among many tribes. The obligations growing out of a common totem are scrupulously regarded. Intermarriage among those having it was criminal. All such, of whatever clan or tribe, friendly or hostile, have the rights of hospitality, of succor in distress, and of friendship as blood-relations. The totem is never changed.

Totten, CHARLES A. L., military officer; born in New London, Conn., Feb. 3, 1851; graduated at the United States Military Academy in June, 1873; and was commissioned a second lieutenant of the 4th United States Artillery. In 1889 he was appointed military instructor at the Yale Scientific School, and while there gained notoriety as a chronological investigator. His eccentric speculations as to the length of time that the earth had existed, and his prophecy, which he based on the book of Daniel, that the world would come to an end in 1895, along with many other similar teachings, made him land registry is established under the con- the object of much ridicule and subjected trol of an officer known as the master of Yale University to severe criticism. He titles, by whom all land transactions are was therefore notified in April, 1892, registered. A title may be registered as that he would be relieved of his instructhe army in 1892; died at Milford, Conn., April 12, 1908.

Totten, Joseph Gilbert, military officer; born in New Haven, Conn., Aug. 23, 1788; graduated at West Point in 1805, and was chief engineer of the army on the Jubilee in 1872; and organized and con-Niagara frontier in 1812-13. For meritorious services in the capture of Fort George he was brevetted major in June, 1813. He was chief engineer of Generals Izard and Macomb on Lake Erie in 1814, and was brevetted lieutenant-colonel for gallantry in the battle of Plattsburg. He was chief engineer of the army of General Scott in the siege of Vera Cruz in 1847, and brevetted brigadier-general. From 1846 to 1864 he was a regent of the Smithsonian Institution, and in the Civil War was chief engineer of the United States army. He was brevetted majorgeneral, United States army, the day before his death, in Washington, D. C., April 22, 1864. He was author of an able Report on the Subject of National Defences (1851), and translator of Vicat on Mortars.

Toucey, ISAAC, statesman; born in Newtown, Conn., Nov. 5, 1796; received a private education; admitted to the bar in 1818; practised at Hartford, Conn.; member of Congress in 1835-39; governor of Connecticut in 1845. He served as Attorney-General of the United States in 1848-49: as a United States Senator in 1852-57: and as Secretary of the Navy in 1857-61. He died in Hartford, Conn., July 30, 1869.

Tourgee, Albion Winegar, jurist; born in Williamsfield, O., May 2, 1838; graduated at Rochester University in 1862; admitted to the bar in 1864; served in the Civil War; wounded twice and imprisoned for six months in Libby prison; United States consul at Bordeaux in 1897-1903; then consul-general at Halifax, and again consul at Bordeaux, where he died May 21, 1905. He was author of A Fool's Errand; An Appeal to Casar; War of the Standards; Digest of Cited Cases, etc.

Tourjee, EBEN, musician; born in Warwick, R. I., June 1, 1834; was organist of a church when thirteen years old; removed to Providence, where he opened a music store and began teaching when seventeen, and in 1859 to Greenwich,

torship on Aug. 1, 1892. He resigned from where he founded the Musical Institute. He studied in Europe in 1863-67; removed the Musical Institute to Boston, and changed its name to the New England Conservatory of Music; with Patrick S. Gilmore organized the World's Peace ducted the large chorus of the Music Hall Society in 1876. He died in Boston, Mass., April 12, 1891.

> Touro, JUDAH, philanthropist; born in Newport, R. I., June 16, 1775; engaged in mercantile business in New Orleans in 1802, where he acquired a large fortune. He gave considerably to charity during his life; and, at his death, in New Orleans, La., Jan. 18, 1854, he bequeathed most of his property to the public charitable institutions of that city.

> Toussaint, François Dominique. SANTO DOMINGO.

> CHARLEMAGNE, Tower, diplomatist; born in Philadelphia, Pa., April 17, 1848; graduated at Harvard College in 1872; admitted to the bar in 1878; president of the Duluth and Iron Range Railroad in 1882-87; United States minister to Austria-Hungary in 1897-99, ambassador to Russia in 1899-1902, and ambassador to Germany since 1902. He is the author of The Marquis de La Fayette in the American Revolution (2 volumes).

> Town-meetings, the conspicuous feature in New England colonial politics, and the promoter and conservator of free speech, a free press, and a spirit of liberty which pervaded the whole population. It was the fruitful seed of republicanism. In the town-meetings its taxes were voted and its affairs discussed and settled. Therein the agents and public servants of each town were annually elected by a free ballot, and there abstract political principles were debated. By these discussions an intelligent public sentiment was created concerning the rights of man, and particularly the rights of Englishmen in America, which was ready to support, by its power, the champions of freedom in the great struggle for justice, and finally for independence. It was this latter feature of the town-meeting that excited the opposition of the crown officers, who called it a "focus of rebellion." They hated and feared it.

Prof. John Fiske, in his illuminating

#### TOWN-MEETINGS-TOWNSEND

essay on the town-meeting, has set forth completeness. In several Southern and its origin and relation to German, Eng- Western States the administrative unit extracts from the same.

Immediately on their arrival in New England the settlers proceeded to form for themselves a government as purely democratic as any that had ever been seen in the world. Instead of scattering about over the country, the requirements of education and of public worship, as well as of defence against Indian attacks, obliged them to form small village communities. As these villages multiplied, the surface of the country came to be laid out in small districts (usually from 6 to 10 miles in length and breadth) called townships. Each township contained its village, together with the woodlands surrounding it.

From the outset the government of the township was vested in the town-meeting. Once in each year a meeting is held, at which every adult male residing within the limits of the township is expected to be present, and is at liberty to address the meeting or vote upon any question

that may come up.

At each annual town-meeting there are chosen not less than three or more than nine selectmen, a town clerk, a town treasurer, a school committee, assessors of taxes, overseers of the poor, constables, surveyors of highways, fence viewers, and other officers. In very small townships the selectmen themselves may act as assessors of taxes or overseers of the poor. The selectmen may appoint police officers if such are required; they may act as a board of health; in addition to sundry specific duties too numerous to mention here, they have the general superintendence of all the public business, save such as is expressly assigned to the other officers; and whenever circumstances may seem to require it, they are authorized to call a town-meeting.

town-meeting has the power of enacting under the pen-name of GATH. He is the by-laws, of making appropriations of author of Real Life of Abraham Lincoln; money for town purposes, and of pro- Washington Outside and Inside; Mormon viding for miscellaneous emergencies by Trials; Washington Rebuilded; The Enwhat might be termed special legislation. tailed Hat; Life of Levi P. Morton, etc.

It is only in New England that the Lownship system is to be found in its born in Philadelphia, Pa., Aug. 10, 1809;

lish, and American history in the most is the county, and local affairs are manbrilliant manner. We give a few short aged by county commissioners elected by the people. Elsewhere we find a mixture of the county and township systems. In some of the Western States settled by the New England people, town-meetings are held, though their powers are somewhat less extensive than in New England.

But something very like the "town-meeting principle" lies at the bottom of all the political life of the United States. To maintain vitality in the centre without sacrificing it in the parts; to preserve tranquillity in the mutual relations of forty powerful States, while keeping the people everywhere as far as possible in direct contact with the government, such is the political problem which the American union exists for the purpose of solving, and of this great truth every American citizen is supposed to have some glimmering, however crude.

Towne, CHARLES ARNETTE, born in Oakland county, Mich., Nov. 21, 1858; educated at the University of Michigan; admitted to the bar in 1886; removed to Duluth, Minn., in 1890; member of Congress in 1895-97; withdrew from the Hepublican convention in 1897; nominated for Vice-President by the People's party and by the Silver Republicans in 1900. He declined both nominations, and was a United States Senator for two months in 1900-01, filling a vacancy, and mem-

ber of Congress in 1905-07.

Townsend, EDWARD DAVIS, military officer; born in Boston, Mass., Aug. 22, 1817; graduated at West Point in 1837; served in the Seminole and Mexican wars. He was adjutant-general of the United States during the Civil War. He died in Wash-

ington, D. C., May 11, 1893.

Townsend, GEORGE ALFRED, journalist; born in Georgetown, Del., Jan. 30, 1841; educated in Philadelphia, Pa.; entered journalism in 1860; was war correspond-Besides choosing executive officers, the ent for the New York World in 1864-65,

Townsend, JOHN KIRK, naturalist;

#### TOWNSEND-TRACY

the preparation of American Ornithol- versity, New York. He delivered many ogy; travelled through the West in 1833- lectures and addresses on the Civil War. 37; visited the Sandwich Islands and Townshend, George, first Marquis, South America; and later had charge of military officer; born in Norfolk, England, the department of birds in the Smith- Feb. 28, 1724; commanded a division unsonian Institution. While in Washington der Wolfe in the expedition against Quehe studied dentistry; was a member of bec, and took command of the army after the Philadelphia Academy of Sciences and the death of that general, receiving the a contributor to its Proceedings; and was capitulation of the French. He then reauthor of A Narrative of a Journey Across turned to England, and was a member the Rocky Mountains to the Columbia Riv- of Parliament ten years (1754-64). He er; and Orn thology of the United States, became a field-marshal and privy council-

in New York City, Aug. 27, 1829; received 1787. He died Sept. 14, 1807. a classical education, and later entered a Towson, NATHAN, artillery officer; born mercantile firm in New York City. In near Baltimore, Md., Jan. 22, 1784; was 1860 he began a chronological history of appointed captain of artillery in March, every important occurrence in connection 1812, having had some experience in that with the impending Civil War, by clipping service as commander of a volunteer arfrom the newspapers every statement of tillery company; was sent to the Niagara value relating to the subject and the rec- frontier; and there, in 1813-14, performed ord of every military officer in both armies. distinguished services. He bore a prom-His collection comprised 120 volumes, and inent part in the battles of Chippewa and



BENJAMIN FRANKLIN TRACY.

was associated with John J. Audubon in is now in the library of Columbia Uni-

He died in Washington, D. C., Feb. 16, 1851. lor; was lord-lieutenant of Ireland (1767-Townsead, Thomas S., compiler; born 72), and was created marquis in October,

Lundy's Lane; also in the defence of Fort Erie. In 1816 he was brevetted lieutenant - colonel, and was made paymaster-general in 1819. In March, 1849, he received the brevet of majorgeneral for "meritorious services during the Mexican War." He died in Washington, D. C., July 20, 1854.

Tract Society. The first unde-nominational tract society in the United States was formed in Boston in 1803. In 1814 a society was formed at Andover, Mass., which, in 1823, made its abode in Boston, with the name of the American Tract Society. Another American Tract Society was formed in New York in 1825, and a union of all was effected. In 1859, because of the society's hesitancy to publish tracts on the subject of slavery, the Boston society withdrew. A colporteur system was established in 1842, and the colporteurs disposed of a vast number of tracts. The various denominations also have tract societies.

Tracy, BENJAMIN FRANKLIN, lawyer; born in Oswego, N. Y., April 26, 1830; became an influential Republican politician, and a prominent lawyer in New York; raised two regi-

ments for the Civil War; commissioned the death of Queen Anne, the new min-Greater New York; and unsuccessful candidate for mayor under this charter.

Trade, BOARDS OF. See CHAMBERS OF COMMERCE.

Trade, Foreign. See Commerce of the UNITED STATES.

Trade and Plantations, BOARDS OF. The first of these commissions was suggested by Davenant, son of Sir Wm. Davenant. He proposed, in an essay, that the care of alloy, Dollars of this description, issued of the American colonies should be made under act of Congress of Feb. 12, 1873, and gentlemen of reputation both for parts issued under act of July 22, 1876, possessed and fortunes"; and suggested that it no legal-tender power. The trade dollars into a form and order of government that ing business on a silver basis; hence the should always preserve these countries in name. See Coinage, United States. obedience to the crown and dependence upon the kingdom." At the same time, he THE UNITED STATES. advocated the keeping of the conditions of a committee of the privy council.

similar articles of official intelligence. On (1886), tailors, plasterers, carpenters,

colonel of the 109th New York Volunteers; istry reduced the powerful board of trade was severely wounded at the battle of the to a subordinate position—a mere commit-Wilderness; brevetted brigadier-general in tee for reference and report, and a de-1865; received a congressional medal of pendent upon the secretary of state for honor for gallantry in battle. After the the colonies. In March, 1749, Horace Walwar he served as United States district atpole, at the instigation of the board of torney and associate judge of the court of trade and plantations, reported a bill appeals; and was Secretary of the Navy to overrule all charters, and to make the in President Harrison's cabinet, 1889-93. orders of the King, or under his author-At the close of his term he returned to the ity, the supreme law in America. This practice of law; was president of the com- seemed to be consistent with the high mission which drafted the charter for the claim of legislative authority for Parliament. Onslow, speaker of the House of Commons, believed the Parliament had power to tax America, but not to delegate it. He ordered the objections to the measure to be spread at length on the journals of the House, and the board of trade dropped the matter.

Trade Dollar, a silver dollar containing 378 troy grains of silver and 42 troy grains "the province of a select number of lords were legal tender to amount of \$5. Those would be in their power "to put things were intended for trade with countries do-

Trade Expansion. See Commerce of

Trades Unions. The first local labor their charters sacred and inviolate. A unions arose in 1800-25. They multiplied standing council of commerce had been from 1815 up to the time of the Civil established, but in 1673 it was dropped. War, though the movement was opposed From that time until 1696 all disputes by the press, and employers combined and regulations relating to commerce to suppress it. The first central labor and the colonies were usually referred to union in the United States was the General Trades Union, established in New The board of trade and plantations York (1833). In 1850 the Typographical was established by King William III. in Union was formed. Employers at first that year. It consisted of a first lord opposed, but later all endured, while most commissioner, who was a peer of the welcomed and supported it. The hatters realm, and seven other commissioners, combined in 1854, the iron-workers in with a salary of \$5,000 each. The mem- 1858, the machinists in 1859, etc., till, in bers of the board were styled the "lord 1860, twenty-six labor unions existed. commissioners for trade and plantations." International labor organizations were With this board the governors of the formed by the cigar-makers (1864), the English-American colonies held continual engineers (1864), the masons (1865). correspondence concerning their respec- Among other unions were those of the contive governments; and to this board they ductors (1868), wool-hatters (1869), locotransmitted the journals of their councils motive firemen (1869), furniture-makers and assemblies, the accounts of the col- (1873), horseshoers (1875), granite-cutlectors of customs and naval officers, and ters (1877), coal-miners (1885), bakers

## TRADES UNIONS-TRANSYLVANIA

glass - workers, bottle - blowers, plumbers, better the laborer's lot, the payment of Australia; Young America Abroad; Young the same wages to women and men for America in Wall Street; etc. He died in the same work, the protection of laborers New York City, Jan. 18, 1904. in factories and while on duty, the prevention of unorganized and useless strikes, of the labor of children under fourteen years of age, etc.

to order Feb. 22, 1861. It pushed the homestead law, and obtained an eighthour working - day for government employes (1868), but, with its successor, the Industrial Brotherhood, both having entered into politics, had ceased to exist by 1875.

harmonize labor and capital, while deto resist a reduction in wages. By 1877 tion became national in 1878. It organin 1884 the United States bureau of lament of labor, at Washington. Friction has backwoodsman, would have each union govern itself.

Train, George Francis, author; born boiler - makers, piano - makers, bookkeep- in Boston, Mass., March 24, 1829; engaged ers, lithographers, stereotypers, switch- in business in Boston for several years: men, spinners, and, lastly, messenger-boys. Went to Australia in 1853; travelled ex-Women, too, organized their callings, till tensively through England, where he lectthe unions were universal. Their objects ured to large audiences; returned to the have always been substantially the same United States in 1862, and wrote An -viz., short hours, higher wages, laws to American Merchant in Europe, Asia, and

Transcendentalism, a term derived from the Latin transcendere, to go beyond, and applied to that doctrine of the school of philosophy in New England which was The National Labor Union was called founded by RALPH WALDO EMERSON and A. Bronson Alcott (q. v.).

> Transportation. See RAILROADS; STEAMBOATS.

Transylvania. While the English population on the Atlantic seaboard were in great political commotion in the early In 1869 was formed in Philadelphia the part of 1775, efforts were in progress to first association of the Knights of Labor, form a new commonwealth in the valley a limited, social, and (at first) secret or- of the Mississippi. Richard Henderson, ganization. One of its objects was to an energetic lawyer of North Carolina. and a land speculator, induced by the crying strikes, idleness, and frivolity. It reports of Finley, Boone, and others of the also collected the statistics of its mem- fertile regions on the banks of the lower bers, and strove to promote intelligence Kentucky River, purchased of the Cheroamong them. In 1877 it engaged in the kees for a few wagon-loads of goods a great strike on the Baltimore and Ohio great tract of land south of that river. Railroad and the Pennsylvania Railroad Others were associated with him; and the adventurer Daniel Boone, who had been it had 450 societies; in 1901 it claimed present at the treaty, was soon afterwards a membership of 200,000; the organiza- sent (March, 1775) to mark out a road and to commence a settlement. He built a ized labor bureaus in twenty-eight States; palisaded fort on the site of Boonesboro, Madison co., Ky. At about the same bor was established; in 1888 the depart- time Col. James Harrod, an equally bold founded Harrodsburg. always existed between the American Fed- Governor Dunmore, of Virginia, denounced eration of Labor and the Knights of Labor, Henderson's purchase as illegal and void, from the fact that, while both desire in the and offered these western lands for sale main the same ends, each favors a differ- under the crown. Regardless of the procent means, the Knights advocating cen-lamation, delegates from Boonesboro, Hartralization, while the Federation of Labor rodsburg, and two other settlements, eighteen in number, met at Boonesboro, The following national unions are also and organized themselves into an Assemnot affiliated with the American Federa- bly of a State which they named Transyltion of Labor; Bricklayers' and Masons', vania by appointing Thomas Slaughter Locomotive Engineers, Locomotive Fire- chairman, and Matthew Jewett clerk. men and Enginemen, Railroad Trainmen, They were addressed by Henderson on be-Railroad Conductors, and the Western half of the proprietors, between whom and Federation of Miners. See LABOR, AMERI- the settlers a compact was made, the most CAN FEDERATION OF; LABOR, INDUSTRIAL. important features of which were an agreement-1. That the election of delegates thirty-two men succeeded in passing the ing and appropriating all moneys, and of electing their treasurers. Courts and a militia were organized, and laws were enacted. The proprietors held a meeting N. C., and elected James Hogg a delegate for Transylvania in the Continental Congress, but the claim of Virginia to the territory of the new commonwealth was a bar to his admission. The legislature of Virginia afterwards annulled the purchase of Henderson, and the inchoate State disappeared. Virginia gave Henderson a tract of land on the Ohio 12 miles square, below the mouth of Green River.

Trask, WILLIAM BLAKE, historian; born in Dorchester, Mass., Nov. 25, 1812; received a common school education; was apprenticed to a cabinet-maker, and worked at his trade in 1823-35; was on the ginia legislature passed a law in October, school committee of Dorchester; and became assessor in 1850, which he resigned all attempts to erect a new State in any soon after, owing to failing health. Later part of her territory without permission he became interested in historical studies. first obtained of the Assembly. Pennsyl-He copied the ancient town records of Bos- vania had passed a similar law. ton; aided Gen. William H. Sumner in preparing a History of East Boston; contributed to the New England Historical Captain Bailey ashore with a flag to deand Genealogical Register, and aided in preparing several genealogies; and pub- military commander (Lovell) turned over lished Memoir of Andrew H. Ward; Bay- the whole matter to the civil authorities. lie's Remarks on General Cobb; The Bird The demand was refused. Meanwhile a Family, and The Seaver Family. He was force had landed from one of the vessels a member of the Dorchester Antiquarian and hoisted the National flag over the and Historical Society, and the New England Historic-Genealogical Society, and named William B. Mumford, with some was its historiographer in 1861-68.

1811; admitted to the bar in 1830 and be-Texas army and fought for the indepen- General Butler arrived with 2,000 troops defended Fort Alamo (the old mission His headquarters were at the St. Charles 4,000 Mexicans, Feb. 23, 1836. The place gathered. was stoutly defended for ten days; numer- who openly boasted of his exploit in hum-

should be annual; 2. Perfect freedom of Mexican lines. After frequent attacks had opinion in matters of religion; 3. That been repulsed with great slaughter a handjudges should be appointed by the proprie- to-hand fight occurred on March 6, in tors, but answerable for bad conduct to which the Texans were not overcome until the people; and, 4. That the Convention only six of their number were left alive, or Assembly have the sole power of rais- including Travis, David Crockett, and James Bowie. These surrendered after a promise of protection had been made, but when they were taken before Santa Ana, near San Antonio, on the same day he in September at Oxford, Greenville co., gave orders to cut them to pieces. Shortly afterwards, during the battle at San Jacinto, where the Mexicans met a bloody defeat, the battle cry was "Remember the Alamo." See Alamo, Fort.

> Treason. The first clause of section iii., article 3, of the national Constitution says: "Treason against the United States shall consist only in levying war against them, or in adhering to their enemies, giving them aid and comfort." In consequence of the disturbances in western North Carolina (see FRANKLAND) and symptoms of disaffection on the southwestern border, and in Kentucky, the Vir-1785, subjecting to the penalties of treason

When Admiral Farragut arrived before New Orleans (April 28, 1862), he sent mand the surrender of the city. Mint. As soon as they retired a gambler, young men, tore down the flag and dragged Travis, WILLIAM BARRETT, military it through the streets in derision. This officer; born in Conecuh county, Ala., in act was hailed with acclamations of approval by the Confederates of the city, gan practice in Claiborne, Ala.; went to and paragraphs of praise and exultation Texas about 1832 and later joined the appeared in the New Orleans journals. dence of that territory. With 140 men he (May 1), and took possession of the city. station of San Antonio de Valerio) against Hotel, before which a threatening crowd Among them was Mumford, ous appeals were made for aid, but only bling the "old rag of the United States."

#### TREASURY-TREATIES

He became so dangerous to good order as tionery; printing and blanks; mails and the leader of the turbulent spirits in files; special agents, and miscellaneous. New Orleans that Butler had him arrested See Cabinet, President's. and tried for treason. He was found guilty and executed-the only man who, up to land in 1622; came to America with Sir 1901, had been tried, found guilty, and Richard Saltonstall, and was one of the suffered death for that crime since the first settlers of Wethersfield, Conn. foundation of the national government. was chosen judge, then a magistrate In 1901, after the death of President Mc- (from 1661 to 1665), and major of the Kinley by an assassin's bullet, there was a provincial troops in 1670. In King Philwide-spread opinion that Congress should ip's War he was active in the relief of pass an act making an attack on the menaced settlements in the Connectiperson of the President of the United cut Valley, especially of Springfield and States, whether fatal or not, an act of treason.

the executive departments of the United States government. The chief officer is officially known as the Secretary of the Treasury, and is charged by law with the management of the national finances. He principal treaties and conventions of the prepares plans for the improvement of the revenue and for the support of the public credit; superintends the collection of the revenue, and prescribes the forms of keeping and rendering public accounts and of making returns; grants warrants for all moneys drawn from the treasury in pursuance of appropriations made by law, and for the payment of moneys into the treasury, and annually submits to Congress estimates of the probable revenues and disbursements of the government. He also controls the construction of public buildings, the coinage and printing of money, the collection of statistics, the administration of the life-saving, revenue-cutter, the public health, and marinehospital branches of the public service, and furnishes generally such information as may be required by either branch of Congress on all matters pertaining to the feregoing.

The routine work of the Secretary's office is transacted in the offices of the comptroller of the currency, supervising architect, director of the mint, director of engraving and printing, supervising surgeon-general of the public health and marine-hospital service, general superintendent of the life-saving service, and in the following divisions: bookkeeping and warrants; appointments; customs; public moneys: loans and currency; revenue-cutter; supervising inspector-general of steamboats: Light-house Board statistics, sta-

Treat, ROBERT, governor; born in Eng-Hadley. He aided in the destruction of the Narraganset fort in December, Treasury, Department of the, one of 1676; the same year was lieutenant-governor; and was governor in 1686-1701. He died in Milford, Conn., July 12, 1710.

> Treaties. The following is a list of the United States with other powers, exclusive of postal conventions. Treaties are indicated by T.; conventions by C.:

PRINCIPAL TREATIES AND CONVENTIONS OF THE UNITED STATES WITH OTHER POWERS.

Foreign Power and Object of Treaty.	Where Concluded.	Date.		
Algiers: T. Peace and amity T. " " " " " T. " " " " "		Sept. 5, 1795 July 6, 1815 Dec. 24, 1816		
Argentine Confederation: T. Free navigation of Parana and Uruguay	San José			
navigation	Washington.	ouly 21,		
T. Commerce and navigation. C. Extradition	washington.	Aug. 26, 1829 May 8, 1848 July 3, 1856		
C. Rights of consuls C. Naturalization C. Trade-marks	Washington. Vienna	July 11, 1870 Sept. 20, " Nov. 25, 1871		
Baden: C. Extradition T. Naturalization Bavaria:	Berlin Carlsruhe	Jan. 30, 1857 July 19, 1868		
C. Abolishing droit d'au- baine and taxes on em- igration	Berlin			
C. Extradition T. Citizenship of emigrants  Belgium: T. Commerce and navigation.	London Munich	May 26, 1868 Nov. 10, 1845		
C. Peace, amity, commerce, etc. C. Completing treaty of 1858, T. To extinguish Scheldt dues.	Washington. Brussels	July 17, 1858 May 20, 1863 July 20, "		
C. Naturalization	Washington.	Nov. 16, 1868 Dec. 20, " Mar. 19, 1874		
T. Commerce and navigation. C. Consular rights C. Trade-marks  Bolivia:	66	Mar. 8, 1875 Mar. 9, 1880 April 7, 1884		
T. Peace, friendship, com- merce, navigation	La Paz	May 15, 1858		

# TREATIES

# PRINCIPAL TREATIES AND CONVENTIONS OF THE UNITED STATES WITH OTHER POWERS\_Continued.

_	Foreign Power and Object of Treaty.	Where Concluded.	Date.		Foreign Power and Object of Treaty.	Where Concluded.	Date.
C.	Borneo: Peace, friendship, good understanding	Bruni	June 23, 1850	C. T.	German Empire: Consuls and trade-marks Commercial reciprocity Great Britain:		Dec. 11, 1871 June, 1900
T.	Brazil: Peace and amity	{Rio de }	Dec. 12, 1828	T.	Armistice	Versail <b>les</b> Paris	Jan. 20, 1783 Sept. 3, "
C.	Satisfying U.S. claims	{Rio de } {Janeiro.}	Jan. 27, 1849		Amity, commerce, navi-		Nov. 19, 1794
	Trade-marks	{Rio de } Janeiro.}	Sept. 24, 1878		Regarding treaty of 1794 Peace and amity	Ghent	Jan. 8, 1802 Dec. 24, 1814
C.	runswick and Luxemburg: Rights of citizens	Washington.	Aug. 21, 1854		Regulating commerce Naval force on Great	London Washington.	July 3, 1815 April, 1817
C.	Central America: Peace, amity, navigation, etc.	Washington.	Dec. 5, 1825	C.	Lakes, U. S	London	Oct. 20, 1818
C.	Chile: Peace, commerce, and navigation	Santiago	May 16, 1832	T.	Indemnification	{ St. Peters-burg}	July 12, 1822
C.	Arbitration of Macedonian claims	44	Nov. 10, 1858	C.	Boundary Boundary, slave-trade,	London	Nov. 13, 1826 Sept. 29, 1827
T.	Peace, amity, and com-	Wang-Hiya.	July 3, 1844		extradition	Washington.	Aug. 9, 1842 June 15, 1846
T.	Peace, amity, and commerce		June 18, 1858	C.	Nicaragua ship canal Settlement of claims	London	April 17, 1850 Feb. 8, 1853
	Adjustment of claim Additions to treaty of }	Shanghai		T. T.	Fisheries, etc Suppression of slave-trade,	Washington.	June 5, 1854 April 7, 1862
T.	June 18, 1858	-	July 28, 1868 Nov. 17, 1880	ł	Hudson Bay and Puget Sound claims	46	July 1, 1863
T.	Commercial and judicial Peace with the powers	66	Sept. 7, 1901	C.	Naturalization	London Washington,	May 13, 1870 June 3, "
	Colombia: Peace, amity, commerce, \			į.	Fisheries, Alabama) claims, etc	66	May 8, 1871
	navigation	Bogota	Oct. 3, 1824 May 7, 1888	C.	Trade marks	London	Oct. 24, 1878
	Costa Rica: Friendship, commerce,				1842		July 12, 1889
	navigation	1	July 10, 1851 July 2, 1860	T, (A	For Nicaragua canal mended by Senate Dec. 13, 1900; rejected b Great	64	Feb. 5, 1900
C.	Denmark: Friendship, commerce, }	1	April 26, 1826		13, 1900; rejected b Great Britain, March 10, 901.)		
C.	navigation		Mar. 28, 1830	T.	Greece: Commerce and evigation.	London	{ Dec. 10-22, 1837
C.	Discontinuance of Sound dues		April 11, 1857	H	Haitı		( 1001
	Naturalization  Dominican Republic:		July 20, 1872	1	Amity, commerce, navi-	{Porte-au-}	Nov. 3, 1864
C.	Amity, commerce, navi-) gation, extradition;  Ecuador:	Santo Domingo	Feb. 8, 1867		Hamburg, Bremen, and Lubeck: Friendship, commerce,	Washington	Dec. 20, 1827
T.	Friendship, commerce, navigation	Quito	June 13,1839	C.	and navigation Extending jurisdiction of	washington.	April 30, 1852
C.	Mutual adjustment of claims	Guayaquil	Nov. 25, 1862		consuls	rs 11	
C. T.	Naturalization	Washington. Quito	May 6, 1872 June 28, "	T.	Commerce and navigation.	Hanover	May 20, 1840 June 10, 1846
C.	Egypt: Concerning commerce and customs	Cairo	Nov. 16, 1884		Stade or Brunshausen dues abolished Hawaiian Islands:		Jan. 18, 1855 Nov. 6, 1851
T.	France:	Paris	Feb. 6, 1778	T.	Friendship, commerce,	Washington.	Dec. 20, 1849
T. C.	Amity and commerce Payment of loan	Versailles	July 16, 1782	C.	Commercial reciprocity  Hesse-Cassel:	*6	Jan. 30, 1875
C. C.	Power of consuls Navigation and commerce. Claims for indemnity	Paris	June 24, 1822 July 4, 1831	C.	Or on emigration abolished	Berlin	Mar. 26, 1844
C.	Extradition	Washington.	Nov. 9, 1843 Feb. 23, 1853	T.	Hesse-Darmstadt: Naturalization	Darmstadt	Aug. 1, 1868
C.	Trade-marks	46	April 16.1869 Jan. 15, 1880	C.	Italy:	Washington.	Feb. 8, 1868 Mar. 23, "
C.	French Republic: Terminating difficulties		Sept. 30, 1800		Extradition	Florence	Feb. 26, 1871
T.	Regarding treaty of Oct. 27, 1795		April 30, 1803	C.	Consular rights	wasnington.	May 8, 1878 Feb. 24, 1881
r.	Guatemala:		July 24, 1899	T.	Japan: Peace, amity, commerce,	Kanagawa	Mar. 31, 1854
D.	Peace, amity, commerce, navigation	Guatemala	Mar. 3, 1849	T.	etc		

## TREATIES

PRINCIPAL TREATIES AND CONVENTIONS OF THE UNITED STATES WITH OTHER POWERS-Continued

-	Foreign Power and Object of Treaty.	Where	. Date.	Foreign Power and Object	Where	Date.
_		Contrated.	1/416.	of Treaty.	Concoded.	Date.
T.	Japan-Continued: Peace amity and com 1	T	T 1	O"oman Emper - Continued.	(l'andar )	4 12 10=4
-	merce		July 29, 1555	C. Extract on	tinopie	Aug. 11, 1874
C.	Reducing import duties		Jan. 28, 1864	Ottoman Porte: T. Friendship		May 7, 1830
Ų.	Indemnities. (U.S.,) Great Br.tain. France.	Yokobama.	Oct. 22, "	Pa oquay:		May 1, 1500
	and Holland agn )			C. Frenchip, commer e. )	Asuncion	Feb. 4, 1859
C.	Regarding expense of	Tokio	May 17, 1880	navigation	1	1
T.	shipwrecks	66	April 29, 1886	Persia:	(Constan-)	Dec 19 1950
	Korea:	1		T. Friendship and commerce.	tinople	Dec. 13, 1856
T.	Peace, amity, commerce, }	Yin-Chuen	May 22, 1882	Peru:		
	navigation			C. Peru to pay claims of	Lima	Mar. 17, 1841
C	Perm tt.ng unobstructed (	Varia	Jaly 11, 1854	r. reserved commerce t		July 26, 1851
	Lib-rea	· · · · · · · · · · · · · · · · · · ·	, .,, .,, .,,,	C Rests of neutrals at)		
T.	Commerce and navigation.	London,	Oct. 21, 1862	C REMS OF Enutrais at	٠	July 22, 1856
	Luxemburg:			C. Claims,		Dec. 20, 1862
T.	Extradition	Berlin	Oct. 29, 1883	C. " C. Adjustment of claims		Jan. 12, 1863 Dec. 4, 1868
-	M vlagascar:	(Antana-)	Wab 14 1997	C. Adjustment of claims		
A.	Commerce	{ narivo }	Feb. 14, 1867		******	Sept. 6, 1870
Т	Mexico: Extradation	Mexico	Dec 11 1801	T. Events ton		Sept. 12. "
C.	Adjustment of class	Washingon	Jany 4, 1565.	Peru-Bolivia Confederation :	*******	Aug. 31, 1887
C.	Citizenship of emigrants	6.6	July 10, "	Peru-Bolivia Confederation:		
C.	Mut. d right to pare by	66	July 29, 18-2	C. Peace fr.et. i-ft.p com page 1 merce Lev get on	I. ma	Nov. 30, 1936
	boundary			Portugi:		
C.	Commercial	66	Jan. 29, 18-3 Nov. 12, 1884	T. Commerce and naviga	Lisbon	Aug. 26, 1840
U.	International boundary Mexic to R public:		Nov. 12, 1884	C. Port and to pay \$91.727		
C.	Adjustment of claims	Washington.	April11, 1839	claims, etc	Vashington.	Feb. 26, 1851
T	Peace, friendsh p. Limits.,	(Guada-)	T 2 0 4040	Prussia:		( July Sont
1.	reace. menusu p. milito	H daigo.	Feb. 2, 1848	T. Amity and commerce		July-Sept.
T.	Boundary, etc	Mex co	Dec. 30, 1853	T Am ty and commerce	Berlin	July 11, 1799
т	Morocco : Peace and friendship		J. b . 1787	T. Commerce and n. v. gat on T. Regulating outzership of t		May 1, 1828
T.	Peace		Sept. 16, 1836	emigrants	Berlin	Feb. 22, 1868
C.	To maintain light house ]			Prussia and German Con		
	at Cape Spartel (Sign-			federation:	Wash noton	June 16, 1852
	Belg im -but France	Tangier	May 31, 1865	Roumania:		
	Great Brian Italy.			C. Consular	Bucharest	(June 5-17,
	Netherlands, Portugal, Sweden)			Russia:		( 1001
C.	Protection (signed by 13)	Madrid	Tule 3 1880	C. Navigation, fishery,	(St. )	( April 5-17,
	power			boundary	Peters.	1824
T.		Muscat	Sept. 21, 1833		(St.	(Dec. 6-18,
-	No an.			T. Navigation and commerce.	Peters-	1 1832
C.	Abol shing oro t d'aubaine	pernu	31ay 27, 1846	C. Rights of neutrals	( burg . ) Washington.	July 22, 1-54
T.	Am ty and consucree		Oct. 8, 1782	T. Cess, in of Russian pos i	44	Mar. 30, 1867
T.	Commerce and navigation.	Washington.	Jan 19, 1839	sessions		Jan. 27, 1863
Ĉ.	Commercial	The Harne	Aug. 26, 1-53 Jan. 22, 1555.	All' и. to treaty of 1832 T. Extract.ton		April 21, 1893
C.	66	Washington.	Jan. 22, 1555 May 23, 1878	San Salvador:		
C.	Extradition	4.5	May 22, 1 June 2, 1887	T. Am'ry navigation, com i	T.000 1	Jan. 2, 1850
T.	International arbitration	The Hague	July 29, 18 0		San Sal-	Mar 99 1650
m	New Granada:			C. Extrad.t.on	vador	May 23, 1870
T.	Peace, amity, naviga-	Bogota	Dec. 12, 1846	T. Amity, commerce, con-	{ San Sal-}	Dec. 6, 66
C.	Con-ular powers	Washington.	May 4, 1-50	Sismoso I land:		
C.	Claims		Sept. 10, 1857	T. Friendsh p and commerce	Washington.	Jan. 17, 1878
T	Nicaragua: Friend-h p, commerce, (			Sardinia: T. Commerce and navigation.	Genoa	Nov. 26, 1833
4.	navigation	Managua		N 120104:		
C.	Extrad tion	٠٠	June 25, 1870	C. Abolition of droit d'au.	Berlin	Way 14, 1845
C	Orange Free State: Friendship, commerce.	( Bloem-)		baine		
	extradition	I fontem .	Dec. 22, 1877	T. Amity and commerce	Bankok	М.г. 20, 1883
T	Ottomas Empire	(Correspond		T Fr end-bin commerce etc		Way 29. 1856
A.	Commerce and nav.ga-	fonstant tinople.	Feb. 25, 1862	Regulating Liquor traffic in a	Washington.	May 14, 1884
		(vinopion)				

## TREATIES

PRINCIPAL TREATIES AND CONVENTIONS OF THE UNITED STATES WITH OTHER POWERS-Concluded

	Foreign Power and Object	Where Concluded.	Date.		Foreign Power and Object of Treaty	Where Carlinel.	Date.
T.	Spain: Friendship, limits, navi ) gation	San Lo- reuzo el Real	Oct. 27, 1795		United Mexican States: Limits	Mexico	Jan. 12, 1828 April 5, 1831
T. C.	Indemnification	Madrid Washington. Madrid	Aug. 11, 1802 Feb. 22, 1819 Feb. 17, 1834 Jan. 5, 1877		Venezuela: Peace, freendship, navi gut on, commerce	Caracas,	Jan. 20, 1836
T.	Extraction	Paris	Dec. 10, 1898 August, 1900		claims	Valencia	
T.	Amity and commerce Friendship and commerce Sweden and Norway:	Paris Stockholm	Sept. 4, 1816		Referring claims	44	April 25, 1866
C.	Navigation, commerce, consular powers	Stockholm Washington. Stockholm	Mar. 21, 1860	T.	gration	Berlin	April 10, 1844 July 27, 1868
	Swiss Confederation: Aboushing droit d'an- baine and taxes on em-	Washington.		c.	Enlarg ng treaty with     Muse at, 1853	Z nz bar	July 3, 1886
		Berne	Nov. 25, 1850 Mar. 1, 1882		GENERAL CONV		
	Boundary	Houston Washington.		C.	With Belgium, Brazil, D France, Great Britain, G Netherlands, Norway, Serviu, Spain, Sweden, S	natemala, Ita Portugal, Sa	ly, the lvador,
Т	Tonga: Amity, commerce, navi	Steamer Mohican	Oct. 2, 1886	C.	and Tunis; conventions industrial property; signs With Belgium, Brazil, Ital	for the protected at Pars . \ y, Portugal,	ction of dar 20, 1883 Servia,
	Tripoli: Peace and friendship Peace and annity Tunis:	Tripoli	Nov. 4, 1796 June 4, 1805	C.	Spain, and Switzerland, i cial documents and lit signed at Brassels With Germany, Great Brita	erary publica	ations ; dar. 15, 1886
	Peace and friendship Two Sicilies:		Mar. 26, 1799		eral act for neutrality signed at Berlin With foreign powers for in	of Samoan I	slands; une 14, 1889
	Regarding depredation of Murat		Oct. 14, 1832 Dec. 1, 1845		to publish clistoms tariffs	; signed at Br	July 5, 1890
	Rights of neutrals at sea Peace, friendship, commerce, etc	86	Jan. 13, 1855   Oct. 1, "	C. 1	With Great Britain for an in sion to arrange adjustme between the United States	nts of contro	versies

In the course of a speech made by Sena- March 1, 1859; ratified by President tor Henry Cabot Lodge on Feb. 19, 1912, March 3, 1859. on the subject of the general arbitration 5. With Colombia: Referring claims to treaties with Great Britain and France, a commission. Concluded Sept. 10, 1857; he introduced the following list of arbitra-ratified by Senate, with amendments, tion treaties and conventions submitted to March 8, 1859; proclaimed Nov. 8, 1860. and acted upon by the United States Senate. 6. With Colombia: Extending forego-

- "Mscedonian" claims. Concluded Nov. mission. Concluded Feb. 10, 1864; rati-10, 1858; ratified by Senate March 8, fied by Senate June 10, 1864; proclaimed 1859; proclaimed Dec. 22, 1859.
- 2. With Chile: Submitting claims of 7. With Costa Rica: Referring United United States citizens to a commission. States claims to a commission. Conclud-Concluded Aug. 7, 1892; ratified by Sen- ed July 2, 1860; ratified by Senate Jan. ate December 8, 1892; proclaimed Jan. 28, 16, 1861; proclaimed Nov. 11, 1861.
- 1892. Concluded May 24, 1897; ratified Concluded Dec. 6, 1888; ratified by Sen-
- 4. With China: Referring claims of 1889. the United States to a commission. Con- 9. With Ecuador: Referring United cluded Nov. 8, 1858; ratified by Senate States claims to a commission of two

- 1. With Chile: For arbitration of the ing treaty and providing for a new com-Aug. 19, 1865.
- 8. With Denmark: Referring claim of 3. With Chile: Reviving convention of Carlos Butterfield & Co. to arbitration. Feb. 28, 1899; proclaimed March 12, 1900, ate Feb. 11, 1889; proclaimed May 24,

members and an arbitrator. Concluded Nov. 25, 1862; ratified byp Senate, Jan. relative to the northeastern boundary, re-28, 1863; proclaimed Sept. 8, 1864.

of Julio R. Santos to arbitration. Concluded Feb. 28, 1893; ratified by Senate Sept. 11, 1893; proclaimed Nov. 7, 1894.

United States citizens and French citizens tion. Article I provided that certain fishto a commission of three. Concluded Jan. ery disputes should be referred to a com-15, 1880; ratified by Senate March 29, mission. Concluded June 5, 1854; ratified 1880; proclaimed June 25, 1880. (The by the Senate Aug. 2, 1854; proclaimed term of the Claims Commission constituted by the foregoing treaty was extended twice by special convention, first in 1882 and the second time in 1883, on the lat- Puget Sound Agricultural Co. against the ter occasion with a Senate amendment.

treaty." Concluded Nov. 19, 1794; ratified, with an amendment not affecting the arbitration clause, June 24. 1795: proclaimed Feb. 29, 1796. In Articles VI and VII certain claims were referred to a

13. With Great Britain: The commission constituted by Article VII of the Jay treaty was continued by special treaty

ratified and proclaimed in 1802.

- 14. With Great Britain: The treaty of Ghent. Concluded Dec. 24, 1814: ratified by Senate and ratifications exchanged at Washington Feb. 17, 1815; proclaimed Feb. 18, 1815. In Article IV of this treaty certain boundary questions are referred to a commission, and for final settlement to a friendly sovereign or state acting as ar-
- 15. With Great Britain: Convention respecting fisheries, boundary, and restoration of slaves. Concluded Oct. 20, 1818; ratified by Senate January 25, 1819; proclaimed Jan. 30, 1819. In Article V of this treaty certain claims are referred to
- 16. With Great Britain: Indemnity for slaves carried away. Concluded Nov. 15, 1826; ratified by Senate Dec. 26, 1826; proclaimed March 19, 1827.
- 17. With Great Britain: Referring constituted by the foregoing convention

- 18. With Great Britain: Convention ferring the question to arbitration. Con-10. With Ecuador: Submitting claim cluded Sept. 29, 1827; ratified by the Senate Jan. 14, 1828; proclaimed May 15,
- 19. With Great Britain: Reciprocity 11. With France: Referring claims of treaty as to fisheries, duties, and naviga-

20. With Great Britain: Referring claims of the Hudson's Bay Co. and the United States to a commission. Conclud-12. With Great Britain: The "Jay ed July 1, 1863; ratified by Senate Jan. .18, 1864: proclaimed March 5, 1864.

- 21. With Great Britain: Referring Alabama claims to a tribunal and referring Civil War claims to a commission. Concluded May 8, 1871; ratified by Senate May 24, 1871; proclaimed July 4,
- 22. With Great Britain: Referring questions of fur seals in Bering Sea to arbitration. Concluded Feb. 29, 1892; ratified by Senate March 29, 1892; proclaimed May 9, 1892.
- 23. With Great Britain: Referring Bering Sea claims to a commission. Concluded Feb. 8, 1896; ratified with amendments by Senate April 15, 1896; proclaimed June 11, 1896.
- 24. With Great Britain: arbitration treaty. Concluded Jan. 11, 1897; amended and finally rejected by Senate May 5, 1897.
- 25. With Great Britain: Referring Alaskan boundary disagreement to a tribunal. Concluded Jan. 24, 1903; ratified by Senate Feb. 11, 1903; proclaimed March 3, 1903.
- 26. With Great Britain: Newfoundland fisheries. Concluded April 4, 1908; ratified Feb. 18, 1909; proclaimed March 4, 1909,
- 27. With Kongo: Article XIII of this claims of American and British citizens to treaty refers any disputes concerning the a commission. Concluded Feb. 8, 1853; terms of the treaty to arbitration. Conratified by Senate March 15, 1853; pro-cluded Jan. 24, 1891; ratified by Senate claimed Aug. 20, 1853. (The commission Jan. 11, 1892; proclaimed April 2, 1892.
- 28. With Mexico: Referring claims of was extended by special treaty proclaimed United States citizens to a commission of four members and an umpire. Concluded

17, 1840; proclaimed April 8, 1840.

29. With Mexico: Article XXI of this Feb. 2, 1848; ratified by Senate with 1899; ratified by Senate Feb. 21, 1900; amendments not affecting arbitration ar- proclaimed March 8, 1900. ticle March 10, 1848; proclaimed July 4, 1848. (The foregoing reaffirmed in Article limits, and navigation. Concluded Oct. VII of the Gadsden treaty, ratified by the 27, 1795; ratified by the Senate March 3, Senate with amendments not affecting article and proclaimed in 1854.)

30. With Mexico: Referring claims of both countries to a commission of two members and an umpire. Concluded July 4, 1868; ratified by Senate July 25, 1868; proclaimed Feb. 1, 1869. (The foregoing convention was extended four times by special treaty-in 1871, 1872, 1874, and

31. With Mexico: Referring boundary disputes to a commission. Concluded July 29, 1882; ratified by Senate Aug. 8, 1882; proclaimed March 5, 1883. (The commission provided in the foregoing treaty was extended twice-in 1885 and 1889.)

32. With Mexico: Referring all future boundary disputes to a commission. Concluded March 1, 1889; ratified by Senate May 7, 1890; proclaimed Dec. 26, 1890. (This treaty was extended six timesin 1894, 1895, 1896, 1897, 1898, and

33. With Paraguay: Referring claim of the United States and Paraguay Navigation Co. against Paraguay to a commission. Concluded Feb. 4, 1859; ratified by Senate Feb. 16, 1860; proclaimed March

34. With Peru: Referring claims of Peru against United States to an arbitrator. Concluded Dec. 20, 1862; ratified by Senate Feb. 18, 1863; proclaimed May 19,

35. With Peru: Referring claims of United States and Peru to a commission of five. . Concluded Jan. 12, 1863; ratified by Senate, with amendment, Feb. 18, 1863; proclaimed May 19, 1863.

36. With Peru: Referring claims of United States and Peru to two commissioners and two umpires. Concluded December 4, 1868; ratified by Senate April 15, 1869; proclaimed July 6, 1869.

April 11, 1839; ratified by Senate March cluded Feb. 26, 1851; ratified by Senate March 7, 1851; proclaimed Sept. 1, 1851.

38. With Samoa: Treaty with Germany treaty provides for the reference of future and Great Britain referring Samoan disdisagreements to arbitration. Concluded putes to arbitration. Concluded Nov. 7,

> 39. With Spain: Treaty of friendship, 1796; proclaimed Aug. 2, 1796. Under Article XXI of this treaty claims were

referred to a commission.

40. With Spain: Referring claims for indemnity to a commission. Concluded Aug. 11, 1802; ratified by Senate Jan. 9, 1804; proclaimed Dec. 22, 1818.

41. With Texas: Referring boundary question to a commission. April 25, 1838; ratified by Senate May 10, 1838; proclaimed Oct. 13, 1838.

42. With Venezuela: Referring claims of United States citizens to a commission of two members and an umpire. Concluded April 25, 1866; ratified by Senate July 5, 1866; proclaimed May 29, 1867.

43. With Venezuela: Constituting a commission to reopen and decide awards under treaty of 1866. Concluded Dec. 5. 1885; ratified by Senate, with amendments, April 15, 1886; proclaimed June 4, 1889. (The foregoing was supplemented by a treaty ratified June 18, 1888, explanatory of its terms, and by a treaty ratified Dec. 5, 1888, extending the time for its

44. With Venezuela: Referring the claim of the Venezuelan Steam Transportation Co. against Venezuela to commission of two members and an umpire. Concluded Jan. 19, 1892; ratified by Senate March 17, 1892; proclaimed July 30, 1894.

45. General: Hague convention for pacific settlement of international disputes. Concluded July 29, 1899; ratified by Senate Feb. 5, 1900; proclaimed No-

vember 1, 1901.

46. General: Second Hague convention for pacific settlement of international disputes. Concluded Oct. 18, 1907; ratified by Senate April 2, 1908; proclaimed Feb. 28, 1910.

47. General: Pecuniary claims, various Central and South American States. Con-37. With Portugal: Referring General cluded Jan. 30, 1902; ratified by Senate Armstrong claim to an arbitrator. Con- Jan. 11, 1905; proclaimed March 24, 1905.

48. With China: General arbitration; ratified by Senate, 1908.

49. With Denmark: General arbitration; ratified by Senate, 1908.

50. With France: General arbitration; ratified by Senate, 1908.

tration; ratified by Senate, 1908.

52. With Italy: General arbitration; ratified by Senate, 1908.

53. With Japan: General arbitration; ratified by Senate, 1908.

54. With Mexico: General arbitration; ratified by Senate, 1908.

55. With the Netherlands: General

arbitration; ratified by Senate, 1908. 56. With Norway: General arbitration; ratified by Senate, 1908.

57. With Peru: General arbitration; ratified by Senate, 1908.

58. With Portugal: General arbitra-

tion; ratified by Senate, 1908. 59. With Salvador: General arbitra-

tion; ratified by Senate, 1908. 60. With Spain: General arbitration;

ratified by Senate, 1908. 61. With Sweden: General arbitra-

tion; ratified by Senate, 1908. 62. With Switzerland: General arbi-

tration; ratified by Senate, 1908. 63. With Austria-Hungary: General arbitration; ratified by Senate, 1909.

64. With Costa Rica: General arbitration; ratified by Senate, 1909.

65. With Haiti: General arbitration; ratified by Senate, 1909.

66. With Paraguay: General arbitration; ratified by Senate, 1909.

67. With the Argentine Republic: General arbitration; ratified by Senate, 1909.

68. With Bolivia: General arbitra- May 17, 1898. tion; ratified by Senate, 1909.

69. With Ecuador: General arbitration; ratified by Senate, 1909.

70. With Uruguay: General arbitration; ratified by Senate, 1909.

71. With Chile: General arbitration: ratified by Senate, 1909.

72. With Brazil: General arbitration; ratified by Senate, 1909.

73. With Great Britain: Boundary waters; ratified by Senate March 3, 1909.

Mexico: Arbitration 74. With of Chamizal case; ratified by Senate Dec. 12, 1910.

In addition, arbitration conventions with the following countries were ratified by the Senate on February 11, 1905, with an amendment, but were never submitted to the countries with which they were made: Austria-Hungary, France, Germany, 51. With Great Britain: General arbi- Great Britain, Italy, Mexico, Norway and Sweden, Portugal, Spain, Swiss Confederation.

> In addition, a number of arbitration agreements have been made which were not referred to the Senate.

> PARTIAL LIST OF ARBITRATION AGREEMENTS NOT REFERRED TO THE SENATE.

> With Brazil: Referring "Canada" claim to an arbitrator. Signed March 14,

> With Colombia: Referring the "Montijo" claims to arbitrators. Signed Aug. 17, 1874.

> With Dominican Republic: Referring claim of Improvement Co. to a tribunal. Signed Jan. 31, 1903.

> With Guatemala: Private Signed Feb. 23, 1900.

With Raiti: Referring two private claims to an arbitrator. Signed May 28, 1884. (The term of this protocol was extended by an additional protocol signed March 20, 1885.) Submitting a private claim to an arbitrator; signed May 24, 1888. Submitting a claim to arbitration; signed Oct. 18, 1899.

With Mexico: Private claims; signed March 2, 1897. Pius fund, referred to the Hague Tribunal; signed May 22, 1902.

With Nicaragua: Private Signed March 22, 1900.

With Peru: Private claims.

With Russia: Submitting claims for detention of American schooners to arbitration. Signed Aug. 22 and Sept. 8, 1900.

With Salvador: Private claims. Signed Dec. 19, 1901.

With Spain: Agreement for the settlement of claims of Americans for injuries committed by Spanish authorities in Cuba. Concluded Feb. 11-12, 1871.

Venezuela: Private With claims. Signed Feb. 17, 1903.

With Portugal: Referring to arbitrators the Lourenço Marques Railroad claim. Signed June 13, 1891.



This picture, entitled THE PEACE OF GHENT and THE TRIUMPH OF AMERICA, was published in Philadelphia in 1814. Minerva represents the wisdom, Mercury the commerce, and Hercules the force of the United States. On the shield of Minerva are the names of those who signed the treaty; on the obelisk those of the American soldiers and sailors who distinguished themselves in the War of 1812. America, attended by Victory, passes in triumph through the arch on her way to the temple of peace.

#### TREATIES, ANGLO-AMERICAN

of Massachusetts; John Jay, of New York; treaty of alliance. Dr. Franklin, of Pennsylvania; and Henry In April, 1783, the preliminary treaty Laurens, of South Carolina. These were of peace having been ratified by the United all in Europe at the time. Dr. Franklin States and Great Britain, the latter vested and Mr. Oswald had already prepared the David Hartley with full powers to negoway for harmonious negotiations. Frank- tiate a definite treaty with the Amerilin had assured Oswald that independence, can commissioners. It was concluded and tion in the fisheries would be indisputable on the part of Great Britain, and Dr.

Treaties, Anglo-American. In the requisites in a treaty. In July Parliaspring of 1782 Richard Oswald was sent ment had passed a bill to enable the King by the British ministry to Paris, to confer to acknowledge the independence of the with Dr. Franklin on the subject of peace. United States, and all obstacles in the His mission was initiatory in character, way of negotiations were removed. Lau-In July following Oswald was vested with rens joined the other American commisfull power to negotiate a treaty of peace, sioners at Paris, and on Nov. 30, 1782, and in September the United States ap- a preliminary treaty of peace was signed pointed four commissioners, representing by the commissioners and Mr. Oswald, the various sections of the Union, for the without the knowledge of the French govsame purpose. These were John Adams, ernment. This was a violation of the

satisfactory boundaries, and a participa- signed at Paris, Sept. 3, 1783, by Hartley,

Franklin, John Adams, and John Jay, on United States of America, in order to put on the clothes he had laid aside about ten years before, in accordance with a vow. On the same day definitive treaties between Great Britain, France, and Spain were signed, and one between Great Britain and Holland was signed the day before.

The following is the text of the defini-Paris, the 3d day of September, 1783:

divided Trinity.

It having pleased the Divine Providence which they mutually wish to restore, and following articles: to establish such a beneficial and satisand to constitute the treaty of peace proposed to be concluded between the crown of Great Britain and the said United States, but which treaty was not to be concluded until terms of peace should be agreed upon between Great Britain and France, and his Britannic Majesty

the part of the United States. The terms carry into full effect the provisional artiwere similar to those of the preliminary cles above mentioned, according to the treaty. When he had signed it, Franklin tenor thereof, have constituted and appointed: that is to say, his Britannic Majesty on his part, David Hartley, Esq., member of the Parliament of Great Britain; and the said United States on their part, John Adams, Esq., late a commissioner of the United States of America at the Court of Versailles, late delegate in Congress from the State of Massachutive treaty of peace and friendship besetts, and chief-justice of the said State, tween his Britannic Majesty, and the and minister plenipotentiary of the said United States of America, signed at United States to their high mightinesses the States-General of the United Netherlands; Benjamin Franklin, Esq., late dele-In the name of the most holy and un- gate in Congress from the State of Pennsylvania, president of the convention of the said State, and minister plenipotento dispose the hearts of the most serene tiary from the United States of America and most potent prince, George III., at the Court of Versailles; and John Jay, by the grace of God King of Great Brit- Esq., late president of Congress, and chiefain, France, and Ireland, Defender of the justice of the State of New York, and Faith, Duke of Brunswick and Lunen- minister plenipotentiary from the said burg, arch-treasurer and prince elector United States at the Court of Madrid; to of the Holy Roman Empire, etc., and of be the plenipotentiaries for the concludthe United States of America, to forget ing and eigning the present definitive all past misunderstandings and differ- treaty, who, after having reciprocally ences that have unhappily interrupted communicated their respective full powthe good correspondence and friendship ers, have agreed upon and confirmed the

Article 1. His Britannic Majesty acfactory intercourse between the two coun- knowledges the said United States-viz., tries, upon the ground of reciprocal ad- New Hampshire, Massachusetts Bay, vantages and mutual convenience, as may Rhode Island and Providence Plantations, promote and secure to both perpetual Connecticut, New York, New Jersey, peace and harmony; and having for this Pennsylvania, Delaware, Maryland, Virdesirable end already laid the foundation ginia, North Carolina, South Carolina, of peace and reconciliation, by the pro- and Georgia, to be free, sovereign, and visional articles signed at Paris, on the independent States: that he treats with thirtieth day of November, one thousand them as such, and for himself, his heirs, seven hundred and eighty-two by the com- and successors, relinquishes all claim to missioners empowered on each part; which the government, proprietary and terriarticles were agreed to be inserted in, torial rights of the same, and every part thereof.

Art. 2. And that all disputes which might arise in future on the subject of the boundaries of the said United States may be prevented, it is hereby agreed and declared that the following are and shall be their boundaries-viz.: From the northshould be ready to conclude such treaty west angle of Nova Scotia-viz., that accordingly; and the treaty between Great angle which is formed by a line drawn due Britain and France having since been north from the source of St. Croix River concluded, his Britannic Majesty and the to the high lands, along the said high

lands which divide those rivers that one part and east Florida on the other, empty themselves into the river St. Law- shall respectively touch the Bay of Fundy rence, from those which fall into the At- and the Atlantic Ocean, excepting such lantic Ocean, to the northwesternmost islands as now are or heretofore have nead of Connecticut River; thence drawn been within the limits of the said provalong the middle of that river to the ince of Nova Scotia. tude, until it strikes the river Iroquois or joy unmolested the right to take fish of Cataraquy; thence along the middle of every kind on the Great Bank, and on all said river into Lake Ontario; through the the other banks of Newfoundland; also middle of said lake, until it strikes the in the Gulf of St. Lawrence, and at all lake and Lake Erie; thence along the tants of both countries used at any time middle of the said communication into heretofore to fish; and also that the in-Lake Erie, through the middle of said habitants of the United States shall have lake until it arrives at the water com- liberty to take fish of every kind on such munication between that lake and Lake part of the coast of Newfoundland as Huron; thence through the middle of British fishermen shall use (but not to between that lake and Lake Superior; and also on the coasts, bays, and creeks thence through Lake Superior northward of all other of his Britannic Majesty's to the isles Royal and Philipeaux, to the dominions in America; and that the Long Lake; thence through the middle American fishermen shall have liberty to of said Long Lake and the water com- dry and cure fish in any of the unsettled munication between it and the Lake of bays, harbors, and creeks of Nova Scotia, the most northwesternmost point thereof, so soon as the same shall be settled, it and from thence a due west course to the shall not be lawful for the said fishermen river Mississippi; thence by a line to be to dry or cure fish at such settlement, drawn along the middle of said river without a previous agreement for that Mississippi, until it shall intersect the purpose with the inhabitants, proprietors, northernmost part of the thirty-first de- or possessors of the ground. gree of north latitude; south, by a line to Art. 4. It is agreed that the creditbe drawn due east from the determination ors on either side shall meet with no of the line last mentioned, in the latitude lawful impediment to the recovery of the of thirty-one degrees north of the equator, fall value in sterling money of all bona to the middle of the river Apalachicola or fide debts heretofore contracted. Catahouche; thence along the middle Art. 5. It is agreed that Congress shall the aforesaid high lands, which divide the possession of his Majesty's arms, and

forty-fifth degree of north latitude; from Art. 3. It is agreed that the people of thence by a line due west on said lati- the United States shall continue to encommunication by water between that other places in the sea where the inhabisaid lake to the water communication dry or cure the same on that island), the Woods, to the said Lake of the Magdalen Islands, and Labrador, so long Woods; thence through the said lake to as the same shall remain unsettled; but

thereof, to its junction with the Flint earnestly recommend it to the legislat-River; thence straight to the head of St. ures of the respective States to provide Mary's River, to the Atlantic Ocean; for the restitution of all estates, rights, east, by a line to be drawn along the and properties which have been confismiddle of the river St. Croix, from its cated, belonging to real British subjects; mouth in the Bay of Fundy to its source, and also of the estates, rights, and propand from its source directly north to erties of persons resident in districts in the rivers that fall into the Atlantic who have not borne arms against the said Ocean from those which fall into the United States; and that persons of any river St. Lawrence, comprehending all other description shall have free liberty islands within twenty leagues of any part to go to any part or parts of any of the of the shores of the United States, and thirteen United States, and therein to lying between lines to be drawn due east remain twelve months unmolested in their from the points where the aforesaid endeavors to obtain the restitution of boundaries between Nova Scotia on the such of their estates, rights, and prop-

on the return of the blessings of peace, Art. 8. The navigation of the river should invariably prevail; and that Con-Mississippi, from its source to the ocean, rights, and properties of such last-men- zens of the United States. since the confiscation.

have any interest in confiscated lands, requiring any compensation. either by debts, marriage settlements, or rights.

commenced against any person or persons, for or by reason of the part which In witness whereof, we, the under-he or they may have taken in the present signed, their ministers plenipotentiary, war; and that no person shall on that account suffer any future loss or damage full powers, signed with our hands the either in his person, liberty, or property; present definitive treaty, and caused the and that those who may be in confinement seals of our arms to be affixed thereto. on such charges, at the time of the ratification of the treaty in America, shall be ber, in the year of our Lord one thousand immediately set at liberty, and the prose- seven hundred and eighty-three. cutions so commenced be discontinued.

Art. 7. There shall be a firm and perpetual peace between his Britannic Majesty and the said United States, and between the subjects of the one and the citizens of the other; wherefore all hos-

erties as may have been confiscated; and may be therein; and shall also order and that Congress shall also earnestly recom- cause all archives, records, deeds, and mend to the several States a reconsidera- papers belonging to any of the said tion and revision of all acts or laws States, or their citizens, which in the regarding the premises, so as to render course of the war may have fallen into the said laws or acts perfectly consistent, the hands of his officers, to be forthwith not only with justice and equity, but restored, and delivered to the proper with that spirit of conciliation which, States and persons to whom they belong.

gress shall also earnestly recommend to shall forever remain free and open to the several States that the estates, the subjects of Great Britain and the citi-

tioned persons shall be restored to them, Art. 9. In case it should so happen they refunding to any persons who may that any place or territory belonging to be now in possession the bona fide price Great Britain or to the United States (where any has been given), which such should have been conquered by the arms persons may have paid on purchasing any of either from the other, before the arof the said islands, rights, or properties rival of the said provisional articles in America, it is agreed that the same shall And it is agreed that all persons who be restored without difficulty and without

Art. 10. The solemn ratifications of the otherwise, shall meet with no lawful im- present treaty, expedited in good and due pediment in the prosecution of their just form, shall be exchanged between the contracting parties in the space of six Art. 6. That there shall be no future months, or sooner, if possible, to be comconfiscations made, nor any prosecutions puted from the day of the signature of the present treaty.

have in their name, and in virtue of our

Done at Paris, this third day of Septem-

DAVID HARTLEY, JOHN ADAMS, B. FRANKLIN. JOHN JAY.

For some years the British government tilities, both by sea and land, shall from omitted to execute the provisions of the henceforth cease; all prisoners, on both treaty of peace with the United States sides, shall be set at liberty; and his concerning the delivering up of the forts Britannic Majesty shall with all conven- on the northeastern frontier. Gouver-ient speed, and without causing any de- neur Morris was directed by Washington struction, or carrying away any negroes to go to England from Paris (1791) to or other property of the American in- sound the British ministry on the subject habitants, withdraw all his armies, gar- of a full and immediate execution of the risons, and fleets from the said United treaty. He remained there about nine States, and from every post, place, and months, endeavoring to obtain a positive harbor within the same, leaving in all answer to the questions, Will you execute fortifications the American artillery that the treaty? Will you make a treaty of

commerce with the United States? The New England fishermen a valuable right, the new national government contain- of catching and curing fish on the shores ed vastly more vitality than the league of the Gulf of St. Lawrence. of States, and could enforce its wishes agreed that both parties should use their with energy; so in August, 1791, George best endeavors to suppress the African Hammond was sent as full minister to slave-trade. Hostilities on land were to the United States. But the treaty of 1783 terminate with the ratification of the was not fully executed until after that of treaty of peace, and on the ocean at speci-Jay was negotiated and ratified. See JAY, fied periods, according to distance, the JOHN.

jected the mediation of the Empress of war for-namely, immunity from search Russia in bringing about a peace with and impressment. the United States, but finally offered to The treaty was ratified Dec. 28, 1814, d'affaires at Stockholm, was appoint- joy over the land, because it assured opened, when a wide difference of views pressment had not been secured, it was territory, and for three commissions—one cans. to settle the titles to islands in Passamaquoddy Bay, another to mark out the matters was very marked. Six-per-cents northeastern boundary of the United rose, in twenty-four hours, from 76 to States as far as the St. Lawrence, and a 86, and treasury notes from 92 to 98. third to run the line through the St. Law- Coin, which was 22 per cent. premium, rence and the Lakes to the Lake of the fell to 2 per cent. in forty-eight hours. Woods. In case of disagreement in either The effect on commerce was equally great. commission, the point in dispute was to Within forty-eight hours sugar fell be referred to some friendly power. No from \$26 per cwt. to \$12.50; tea, from provision was made as to the boundary \$2.25 per pound to \$1; tin, from \$80 a west of the Lake of the Woods, nor as to box to \$25. In England medals were the fisheries on the shores of British struck in commemoration of the event. a normal right (never used), that of TREATY OF; CLAYTON-BULWER TREATY; navigating the Mississippi; and from the PANAMA CANAL; WASHINGTON, TREATY OF.

British came to the conclusion that hitherto used from the earliest time, that longest being four months. It did not se-In 1814 the British government re- cure to the Americans what they went to

treat directly with the United States. by the Prince Regent, and then sent to The ancient city of Ghent, in Belgium, the United States in the British sloop-ofwas selected, and there the commission- war Favorite. She arrived in New York ers of the two governments met in on Feb. 11, 1815. Mr. Hughes, principal the summer of 1814. The American com- secretary to the American commissioners, missioners were John Quincy Adams, left Ghent with a copy of the treaty at James A. Bayard, Henry Clay, Jonathan the same time, sailed for the Chesapeake Russell, and Albert Gallatin. The Brit-from the Texel in the schooner *Transit*, ish commissioners were Lord Gambier, landed at Annapolis two days after the Henry Goulburn, and William Adams. Favorite reached New York, and put his These joined the American commission- copy of the treaty into the hands of ers at Ghent, Aug. 6, 1814. Christo- President Madison before the ratified copy pher Hughes, Jr., the American chargé arrived there. The treaty of peace spread ed secretary to the American com- peace; but when its contents were known, missioners. Negotiations were speedily and that immunity from search or imappeared, which at first threatened the severely criticised. The opposition pointmost formidable obstructions to an agree- ed to it exultingly as proof of the wisdom ment. The discussions continued several of their prophecies, the patriotism of their months, and a conclusion was reached by course in opposing the war, and the truth a mutual agreement to a treaty on Dec. of their declaration that the "war was a 24, 1814, when it was signed by the re- failure." The English people, too, indulged spective commissioners. It provided for in strong condemnation of the treaty, bethe mutual restoration of all conquered cause it made concessions to the Ameri-

The effect of the treaty upon financial America. It took away from the British See Alaska; Arbitration, General

Done in Trylicate at Ghent The twenty fourth day of December one thous and eight hundred and Tourteen Gambier Henry Goulburn William. Idans John Quincy Adams J. A. Bayard



SEALS AND SIGNATURES TO THE ANGLO-AMERICAN TREATY AT GHENT.

Treaties, Franco-American. In Sep- with that power in goods contraband of tember, 1776, the Continental Congress, war. The commissioners sent to negotiate after weeks of deliberation, adopted an the treaty were authorized to promise elaborate plan of a treaty to be proposed that, in case France should become into France. They wanted France to engage volved in the war, neither party should in a separate war with Great Britain, and make a definitive treaty of peace without so give the Americans an opportunity for six months' notice to the other. establishing their independence. They re- Franklin, Deane, and Lee were United ton and Newfoundland. They proposed The commissioners were instructed to press arrangements concerning the fisheries; for an immediate declaration of the French avowed the principle of Frederick the government in favor of the Americans.

nounced in favor of France all eventual States commissioners at the French Court conquests in the West Indies, but claimed at the close of 1776. The Continental Conthe sole right of acquiring British Con- gress had elaborated a plan of a treaty tinental America, and all adjacent isl- with France, by which it was hoped the ands, including the Bermudas, Cape Bre- States might secure their independence. Great that free ships made free goods, Knowing the desire of the French to widen and that a neutral power may lawfully the breach and cause a dismemberment of trade with a belligerent. Privateering the British Empire, the commissioners was to be restricted, not abolished; and were to intimate that a reunion of the while the Americans were not willing to colonies with Great Britain might be the make common cause with the French, they consequence of delay. But France was were willing to agree not to assist Great then unwilling to incur the risk of war Britain in the war on France, nor trade with Great Britain. When the defeat of

ready to treat for an alliance with them. especially the Delawares, had British ambassador at the French Court received fair play. was withdrawn.

two nations had been repelled with in- stances like that of the "Indian Walk."

Teedyuscung, an eminent Delaware chief, en his influence among the Indians. who represented several tribes, was chief Another council was held there in the

Burgoyne was made known at Versailles, tions between the English and the Six assured thereby that the Americans could Nations, the Delawares, Shawnees, and help themselves, the French Court were Mohegans were critical, for the Indians The presence of an agent of the British greatly incensed against the white people ministry in Paris, on social terms with the of Pennsylvania. The Quakers of that American commissioners, hastened the State had espoused the cause of the Indnegotiations, and, on Feb. 6, 1778, two ians and formed an association for setreaties were secretly signed at Paris by curing justice for them, and friendship the American commissioners and the between them and the white people. They Count de Vergennes on the part of France. held two conferences at Easton with the One was a commercial agreement, the Indians, and Sir William Johnson comother an alliance contingent on the break-plained that the Quakers had intruded ing out of hostilities between France and upon his office. Finally, in July, 1756, Great Britain. It was stipulated in the a conference was held between the Delatreaty of alliance that peace should not wares, Shawnees, Mohegans, the Six Nabe made until the mercantile and political tions, and Governor Denny and his counindependence of the United States should cil, and George Croghan, an Indian trader. be secured. The conciliatory bills of Lord At the suggestion of the Quakers, TEEDY-North made the French monarch anxious, uscung (q. v.) invited Charles Thomson, for a reconciliation between Great Britain master of the Quaker Academy in Philaand her colonies would thwart his scheme delphia, and afterwards permanent secrefor prolonging the war and dismembering tary of the Continental Congress, to act as the British Empire; and he caused the his secretary. Denny and Croghan opsecret treaties to be officially communi- posed it; Teedyuscung persisted in havcated to the British government, in ing Thomson make minutes of the prolanguage so intentionally offensive that ceedings, so that garbled and false reports the anonuncement was regarded as tan- of interested men might not be given as tamount to a declaration of war, and the truth. By this arrangement the Indians

The conference was thinly attended; but Because the treaties with France had at another, begun on Nov. 8 the same been repeatedly violated; the just claims year, the Indian tribes were well repreof the United States for the reparation of sented. In reply to questions by Governor injuries to persons and property had been Denny of what he complained, Teedyusrefused; attempts on the part of the cung charged the proprietaries of Penn-United States to negotiate an amicable sylvania with obtaining large territories adjustment of all difficulties between the by fraud, and specified well-known indignity; and because, under the authority At that conference there were many citiof the French government, there was yet zens from Philadelphia, chiefly Quakers pursued against the United States a sys- and the result was, after deliberations tem of predatory violence infracting those kept up for nine days, a satisfactory treaties, and hostile to the rights of a treaty of peace was made between the free and independent nation-Congress, on Indians and the English, the governor July 7, 1797, passed an act declaring the offering to indemnify the Delawares for treaties heretofore concluded with France any lands which had been fraudulently no longer obligatory on the United States. taken from them. That matter was de-Treaties, Indian. Easton, on the Dela- ferred until a council was neld at Easton ware, was a favorite place for holding in July, 1757, when Teedyuscung was well councils with the Indian chiefs between plied with liquor. The Quakers, with 1754 and 1761. On these occasions 200 much exertion, enabled the old chief to to 500 Indians were frequently seen, resist the intrigues of Croghan to weak-

speaker and manager. In 1756 the rela- autumn of 1758. The object was to ad-

just all differences between the English powers on Oct. 18 (N. S.), 1748. By it and the Six Nations, as well as other the treaties of Westphalia (1648), of Nimetribes farther westward and southward, guen (1678-79), of Ryswick (1697), of Jersey, Sir William Johnson, Colonel Triple Alliance (1717), of the Quadruple Friendly Association were present. Teedy- were renewed and confirmed. It was fonduscung acted as chief speaker, which ly hoped this treaty would insure a peroffended the Six Nations, who regarded manent peace for Europe. It was, howthe Delawares as their vassals; but he ever, only a truce between France and Eng-There was another council held at Easton another. in 1761, concerning settlements at Wyoming, in which Teedyuseung took an ANGLO-AMERICAN. active and eloquent part. See Susque-HANNA SETTLERS.

7, 1790, by Gen. Henry Knox for the Hidalgo, a city of Mexico, Feb. 2, 1848, United States, and Alexander McGillivray between Nicholas P. Trist on the part of and twenty-three other Creek chiefs, pro- the United States, and Don Luis Gonzaga vided for the relinquishment of Georgia Cuevas, Don Bernardo Couto, and Don to claims of an immense tract of land Miguel Atristain on the part of Mexico. belonging to the Creeks south and west It provided for a convention for the proof the Oconee River; the acknowledgment visional suspension of hostilities; for the of the Creeks being under the protection cessation of the blockade of Mexican ports; of the United States; the resignation of for the evacuation of the Mexican capital the Creeks of all pretensions to lands by the United States troops within a north and east of the Oconee River; a month after the ratification of the treaty, mutual exchange of prisoners, and an and the evacuation of Mexican territory agreement for the delivery of an Indian within three months after such evacuamurderer of a white man. A secret ar- tion; for the restoration of prisoners of ticle provided that presents to the value war; for a commission to survey and deof \$1,500 should be distributed annually fine the boundary-lines between the United among the nation; annuities of \$100 se- States and Mexico; for the free navigacured to six of the principal chiefs, tion of the Gulf of California and the and \$1,200 a year to McGillivray annu- Colorado and Green rivers for United ARBITRATION, GENERAL TREATY OF.

Treaty, THE HAY-PAUNCEFOTE. CLAYTON-BULWER TREATY.

between Great Britain, France, Holland, MEXICO, WAR WITH. Germany, Spain, and Greece; signed by the representatives of these respective TREATY OF.

The governors of Pennsylvania and New Utrecht (1713), of Baden (1714), of the Croghan, and a large number of the Alliance (1718), and of Vienna (1738), conducted himself admirably, maintain- land, contending for dominion in America. ed his position finely, and resisted the The English regarded as encroachments wiles of Colonel Croghan and the gov- the erection by the French of about twen-ernor. This great council continued eighty forts, besides block-houses and tradingteen days. The land question was thor- posts, within claimed English domain. oughly discussed. All causes for misun- So while ACADIA (q. v.) furnished one derstanding between the English and the field for hostilities between the two na-Indians were removed, and a treaty for a tions, the country along the lakes and in general peace was concluded Oct. 26, 1758. the Ohio and Mississippi valleys furnished

Treaty of Ghent. See TREATIES.

Treaty of Guadalupe - Hidalgo. A treaty of peace, friendship, limits, and set-A treaty signed in New York, Aug. tlements was concluded at Guadalupeally, in the name of a salary; also the States vessels; freedom of Mexicans in privilege of importing goods for supply- any territory acquired by the United ing the Indians. These money consid-States; Indian incursions; payment of erations were intended to secure their money to Mexico for territory conquered fidelity to the terms of the treaty. See and held, and of debts due citizens of the United States by Mexico; regulation of See international commerce, and other minor regulations about property, etc. Treaty of Aix-la-Chapelle, a treaty governments ratified the treaty.

Treaty of Lancaster. See LANCASTER,

of North America, recently closed, we of Great Britain and France, on this continent, should be fixed by a line drawn along the middle of the Mississippi River, See Spain, Treaty with. from its source as far as the River Iberville (14 miles below Baton Rouge), and from thence by a line drawn along the (N. H.). middle of this river and of the lakes Maurepas and Pontchartrain, to the sea; and port of Mobile, and everything on the left side of the Mississippi, excepting the town of New Orleans and the island on length, from its source to the sea, as well as the passage in and out of its mouth; that the French in Canada might freely profess the Roman Catholic faith, as far as the laws of Great Britain would per- MINSTER. TREATY OF. mit, enjoy their civil rights, and retire when they pleased, disposing of their without being restrained on any account, Hampton Roads to Beaufort, N. C.

Treaty of Paris, a definitive treaty excepting by debts or criminal prosecutions. of peace, signed at Paris on Feb. 18, 1763 France ceded to Great Britain the islands (and was soon after ratified) between of Grenada and the Grenadines, with the Great Britain, France, Spain, and Portu- same stipulation as to their inhabitants gal, which materially changed the political as those in the case of the Canadians; the boundaries and aspects of North America. islands of St. Vincent, Dominica, and To-The acquisitions of Great Britain, both bago to remain in the possession of Engfrom France and Spata, on the continent land, and that of St. Lucia, of France; aring the war then that the British should cause all the fortimost important in fications erected in the Bay of Honduras, their bearings upon the history of the so- and other territory of Spain in that region, called New World. France renounced and to be demolished; that Spain should deguaranteed to Great Britain all Nova sist from all pretensions to the right of Scotia or Acadia, Canada, the Isle of Cape fishing about Newfoundland; that Great Breton, and all other islands in the Gulf Britain should restore to Spain all her and River of St. Lawrence. The treaty conquests in Cuba, with the fortress of gave to the French the liberty of fishing Havana; that Spain should cede and and drying on a part of Newfoundland guarantee, in full right, to Great Britain, and in the Gulf of St. Lawrence, at a Florida, with Fort St. Augustine and the distance of 3 leagues from the shores Bay of Pensacola, and all that Spain posbelonging to Great Britain; ceded the sessed on the continent of America to the islands of St. Peter and Miquelon, as a east, or to the southeast, of the Mississhelter for French fishermen; declared sippi River. This gave England practithat the confines between the dominions cally all North America north of Mexico and east of the Mississippi.

Treaty of Paris (Span.-Amer. War).

Treaty of Portsmouth. See JAPAN AND THE UNITED STATES; PORTSMOUTH

Treaty of Utrecht, a treaty signed April 11, 1713, which secured the Protesguaranteed to Great Britain the river tant succession to the throne of England, the separation of the French and Spanish crowns, the destruction of Dunkirk, the enlargement of the British colonies in which it is situated, which should remain America, and a full satisfaction from to France; the navigation of the Missis- France of the claims of the allies, Engsippi to be equally free to the subjects of land, Holland, and Germany. This treaty both nations, in its whole breadth and terminated Queen Anne's War, and secured peace for thirty years.

Treaty of Washington, THE. WASHINGTON, THE TREATY OF.

Treaty of Westminster. See West-

Treaty with Texas. See Texas.

Trenchard, STEPHEN DECATUR, navai estates to British subjects; that Great officer; born in Brooklyn, N. Y., July 10, Britain should restore to France the 1818; entered the navy in 1834; promoted islands of Guadeloupe, Marie Galante, lieutenant in 1847; rescued the British Deseada, and Martinique, in the West bark Adieu off Gloucester, Mass., while on Indies, and of Belle-Isle, on the coast of coast-survey duty in 1853-57; served with France, with their fortresses, giving the distinction during the Civil War; com-British subjects at these places eighteen manded the Rhode Island when that vesmenths to sell their estates and depart, sel endeavored to tow the Monitor from latter vessel foundered off Cape Hatteras, versity of the South in 1888-1900; acbut Lieutenant Trenchard succeeded in cepted the chair of English literature at saving the crew; promoted rear-admiral Columbia University in the latter year. in 1875; retired in 1880. He died in New He is the author of English Culture in York City, Nov. 15, 1883.

M. Mason, of Virginia, Confederate envoy the United States in the Century, etc. to Great Britain, and John Slidell, of Trenton, a city and capital of the State Louisiana, accredited to France, em- of New Jersey; originally settled under barked at Havana in the British mail the name of Ye Ffalls of ye De la Ware. steamer *Trent* for England. The United A number of members of the Society of States steamship San Jacinto, Captain Friends, including Mahlon Stacy, pur-Wilkes, was watching for the Trent in chased land here in 1680, and large planthe Bahama channel, 240 miles from Hatations were bought by Judge Trent in vana, Captain Wilkes having decided, on 1715, which caused the settlement to be his own responsibility, to seize the two called Trent Town. The place was cre-Confederate envoys. The San Jacinto met ated a borough town by royal charter in the Trent on the forenoon of Nov. 8, sig- the middle of the eighteenth century, and nalled her to stop in vain, and then fired the town became the State capital in 1790. a shot across her bow. Her captain un- After the Revolutionary War the Contiwillingly allowed Mason and Slidell, with nental Congress once met here. The city their secretaries, to be taken aboard the is best known historically because of the San Jacinto. Captain Wilkes reached decisive battle fought here (see Trenton, Boston on Nov. 19, and the two ministers BATTLE OF). The event has been comwere confined in Fort Warren. This memorated by a memorial shaft erected seizure was received with favor in the at the old Five Points, and surmounted United States, but Great Britain de- by a statue of Washington directing his manded from the government at Washington a formal apology and the immediate release of the prisoners, Lord John 1776, Washington's army, by much exer-Lyons, at Washington, Nov. 30, 1861, Lee's division, under Sullivan, and some that unless a satisfactory answer were regiments from Ticonderoga under Gates, given within seven days he might, at his joined him on the 21st. Contrary to ceived on Dec. 18; on the 19th Lord Lyons made no attempt to pass the Delaware, called on Mr. Seward, and in a personal but established themselves in a line of interview an amicable adjustment was cantonments at Trenton, Pennington, mitted to Lord Lyons the reply of the New Brunswick, and Elizabethtown; and United States, in which the illegality of so sure was Howe that the back of the the seizure was recognized, while the satis- "rebellion" was broken that he gave WILKES, CHARLES.

in 1884; Professor of English at the Uni- planting a single cannon. Washington felt

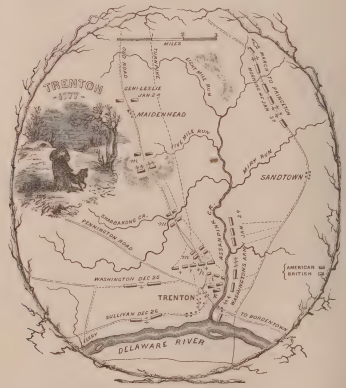
Virginia; Southern Statesmen of the Old Trent, THE. On Nov. 7, 1861, James Régime; Robert E. Lee; The Progress of

Russell instructing the minister, Lord tion, had increased to nearly 6,000 men. discretion, withdraw the legation and re- Washington's expectations, the British, turn to England. This despatch was re- content with having overrun the Jerseys, made possible by the moderation of both Bordentown, and Burlington. Other corps diplomats. On Dec. 26 Mr. Seward trans- were quartered in the rear, at Princeton, faction of the United States government Cornwallis leave to return to England, was expressed in the fact that a principle and he was preparing to sail when an unfor which it had long contended was thus expected event detained him. Washington accepted by the British government. knew that about 1,500 of the enemy, Mason and Slidell were at once released, chiefly Hessians (Germans), were staand sailed for England Jan. 1, 1862. See tioned at Trenton under Colonel Rall, who, MASON, JAMES MURRAY; SLIDELL, JOHN; in his consciousness of security and contempt for the Americans, had said, "What Trent, WILLIAM PETERFIELD, educator; need of intrenchments? Let the rebels born in Richmond, Va., Nov. 10, 1862; come; we will at them with the bayonet." graduated at the University of Virginia He had made the fatal mistake of not

#### TRENTON, BATTLE OF

strong enough to attack this force, and at eral Lee, with wilful disobedience refused light on the morning of the 26th.

twilight on Christmas night he had about the duty, and turning his back on Wash-2,000 men on the shore of the Delaware at ington, rode on towards Baltimore to in-McConkey's Ferry (afterwards Taylors- trigue among Congressmen against Gen. ville), a few miles above Trenton, prepar- Philip Schuyler (q. v.). Ice was forming to cross the river. He rightly be- ing in the Delaware, and its surface was lieved that the Germans, after the usual covered with floating pieces. The current carouse of the Christmas festival, would was swift, the night was dark, and towards be peculiarly exposed to a surprise, and midnight a storm of snow and sleet set in. he prepared to fall upon them before day. It was 4 A.M. before the troops in marching order stood on the New Jersey shore, With him were Generals Stirling, boats having been hurriedly provided for Greene, Sullivan, Mercer, Stephen, and their passage. The army moved in two



MAP OF THE BATTLE OF TRENTON.

Knox, commanding the artillery. Ar- columns-one, led by Sullivan, along a

rangements were made for a similar move-ment against the cantonments below Tren-ton, the command of which was assigned generals, along a road a little distance to to General Gates; but that officer, jealous the left. It was broad daylight when they of Washington, and in imitation of Gen- reached Trenton, but they were undis-





#### TRESCOT-TRESPASS ACT

covered until they reached the picket-line on the outskirts of the village. The firing that ensued awakened Rall and his fellowofficers (who had scarcely recovered from the night's debauch) from their deep slumbers. The colonel was soon at the head of his men in battle order. A sharp conflict ensued in the village, lasting only thirty-five minutes. The Germans were defeated and dispersed, and Colonel

Rall was mortally wounded, and taken to graduated at Charleston College in 1840; his quarters, where he died. The main admitted to the bar in 1843; assistant and made prisoners. Some British light- a seat in the legislature of that State horse and infantry at Trenton escaped to in 1862-66; began the practice of law in Bordentown. The victory was complete. Washington in 1875; was a member of and all the German standards. The tri-belligerents of Peru, Chile, and Bolivia umphant army recrossed the Delaware in 1881, and during the same year repre-



RALL'S HEADQUARTERS.

This bold stroke puzzled encampment. and annoyed the British. Cornwallis did not sail for England, but was sent back The Tories were into New Jersey. alarmed, and the dread of the mercenary Germans was dissipated. The faltering army re-enlisted.



GREAT BRIDGE AT MCCONKEY'S FERRY.

body, attempting to escape by the Prince-Secretary of State from December, 1860, ton road, were intercepted by Colonel Hand till the secession of South Carolina; held The spoils were about 1,000 prisoners, the commission of 1880 to revise the 1,200 small-arms, six brass field-pieces, treaty with China; special agent to the with their prisoners (who were sent to sented the government in the negotia-Philadelphia), and went back to their tions concerning its rights in the Isthmus of Panama; appointed with General Grant in 1882 to effect a commercial treaty with Mexico. His publications include A Few Thoughts on the Foreign Policy of the United States; The Diplomacy of the Revolution; Diplomatic System of the United States: An American View of the Eastern Question; The Diplomatic History of the Administrations of Washington and Adams; Address before the South Carolina Historical Society, etc. He died in Pendleton, S. C., May 4, 1898.

Trespass Act. Some of the States whose territory had been longest and most recently occupied by the British were inclined to enact new confiscation laws. Such was the so-called trespass act of New York, which authorized the owners of real estate in the city to recover rents and damages against such persons as had used their buildings under British aumilitia soon began to flock to the standard thority during the war. This act was of Washington, and many of the soldiers passed before the news arrived of the who were about to leave the American terms of the preliminary treaty of peace (see TREATIES, ANGLO-AMERICAN). Trescot, WILLIAM HENRY, diplomatist; 1786 the Supreme Court of New York, born in Charleston, S. C., Nov. 10, 1822; by the efforts of Hamilton, declared the

trespass act void, as being in conflict with the definitive treaty of Paris. See ming acquitted of seditious riot, Pennsyl-TREATIES, FRANCO-AMERICAN.

Trials. The following is a list of the most notable trials in the United States: Anne Hutchinson; sedition and heresy (the Antinomian controversy); imprisoned and banished......1637

Trials of Quakers in Massachusetts 1656 - 61

Jacob Leisler, New York, convicted and executed for treason......May 16, 1691 Trials for witchcraft, Massachusetts

Thomas Maule, for slanderous publications and blasphemy, Massachusetts.. 1696 Nicholas Bayard, treason......1702

John Peter Zenger, for printing and publishing libels on the colonial government, November, 1734, acquitted.....1735

William Wemms, James Hartegan, William McCauley, and other British soldiers, in Boston, Mass., for the murder of Crispus Attucks, Samuel Gray, Samuel Maverick, James Caldwell, and Patrick Carr......March 5, 1770

Maj.-Gen. Charles Lee, court-martial after the battle of Monmouth; found guilty of, first, disobedience of orders in not attacking the enemy; second, unnecessary and disorderly retreat; third, disrespect to the commander-in-chief; suspended from command for one year, tried July 4, 1778

John Hett Smith, for assisting Benedict Arnold, New York, not guilty...1780

Maj. John André, adjutant - general, British army, seized as a spy at Tappan, N. Y., Sept. 23, 1780, tried by military court and hanged.....Oct. 2, 1780

Stewart, Wright, Porter, Vigol, and Mitchell, Western insurgents, found guilty

William Blount, United States Senate, impeached for misdemeanor......1797

William Cobbett, for libelling the King of Spain and his ambassador, writing as "Peter Porcupine" in Porcupine's Gazette, July 17, before Supreme Court of Pennsylvania; acquitted......1797

Thomas Cooper, of Northumberland, Pa., convicted under the sedition act of libel on the administration of President Adams in Reading Advertiser of Oct. 26, 1799, imprisonment for six months and \$400 fine......1799

Duane, Reynolds, Moore, and Cum-

Matthew Lyon convicted in Vermont, October, 1798, of writing for publication a letter calculated "to stir up sedition and to bring the President and the government into contempt"; confined months in Vergennes jail; fine of \$1,000 paid by friends, and Lyon released

Feb. 9, 1799 J. T. Callender, for libel of President Adams in a pamphlet, The Prospect Before Us; tried at Richmond, Va., fined \$200 and sentenced to nine months' imprisonment.....June 6, 1800

Thomas Daniel, for opening letters of a foreign minister......1800

Judge John Pickering impeached before the United States Senate, March 3, 1803, for malfeasance in the New Hampshire district court in October and November, 1802, in restoring ship Eliza, seized for smuggling, to its owners; Judge Pickering, though doubtless insane, is convicted and removed from office.... March 4, 1804

Judge Samuel Chase impeached before the United States Senate, acquitted.. 1805

Thomas O. Selfridge tried for murder of Charles Austin on the public exchange in Boston.....Aug. 4, 1806

Aaron Burr, for treason, Virginia; acquitted......March 27-Sept. 7, 1807 Col. Thomas H. Cushing, by court-martial at Baton Rouge, on charges of Brig-Gen. Wade Hampton.....1812

Patrick Byrne, for mutiny, by general court-martial at Fort Columbus; sentenced 

Gen. W. Hull, commanding the northwestern army of the United States, for cowardice in surrender of Detroit, Aug. 16, etc.; by court-martial, held at Albany, sentenced to be shot; sentence approved by the President, but execution remitted

Jan. 3, 1814

Dartmouth College case, defining the power of States over corporations

1817-18

Arbuthnot and Ambrister, by court-martial, April 26, 1818, for inciting Creek Indians to war against the United States; executed by order of General Jackson

April 30, 1818

Stephen and Jesse Boorn, at Manchester, Vt., Nov. 1819, for the murder of Louis Colvin, who disappeared in 1813; sen- Romans; tried and acquitted by presby-

his murderers, and told where his body was buried. This was April 27, 1819. The Boorns were arrested, confessed the crime circumstantially, were tried and convicted, as an accomplice in burning the steamer but not executed, because Colvin was found alive in New Jersey. Wilkie Collins's novel, The Dead Alive, founded upon this

Washington, for exceeding his powers in landing 200 men on Porto Rico and demanding an apology for arrest of the commanding officer of the Beadle, sent by him, October, 1824, to investigate alleged storage of goods on the island by pirates; suspended for six months.....July 7, 1825

James H. Peck, judge of United States district court for the district of Missouri, impeached for alleged abuse of judicial authority; trial begins May 4, 1830; acquitted......Jan. 31, 1831

John A. Murrell, the great Western land pirate, chief of noted bandits in Tennessee and Arkansas, whose central committee, called "Grand Council of the Mystic Ulan," is broken up by arrest of its leader ......1834

[Murrell lived near Denmark, Madison co., Tenn. He was a man without operations were horse-stealing and "negrorunning." He promised negroes their freedom if they allowed him to conduct them North, selling them on the way by day and stealing them back by night, always murdering them in the end. He was captured by Virgil A. Stewart in 1834, convicted, and sentenced to the penitentiary, where he died.]

Spanish pirates (twelve in number), for an act of piracy on board the brig Mexican; trial at Boston; seven found guilty, five acquitted..........Nov. 11-25, 1834

Heresy trial; Rev. Lyman Beecher, Presbyterian, before the presbytery and synod of Cincinnati, on charges preferred by Dr. Wilson, of holding and teaching Pelagian and Arminian doctrines; acquitted.....June 9 et seq., 1835

Rev. Albert Barnes, Presbyterian, for 

tenced to be hanged......Jan. 28, 1820 tery of Philadelphia, June 30-July 8, [Six years after Colvin disappeared an 1835; condemned by the synod and susuncle of the Boorns dreamed that Colvin pended for six months, but acquitted by came to his bedside, declared the Boorns the general assembly......1836 Case of slave schooner Amistad

1839-40 Alexander McLeod, a Canadian, charged Caroline in the Niagara River, and in the murder of Amos Durfee, is taken from Lockport to New York on habeas corpus, May, 1841. Great Britain asks his release Capt. David Porter, by court-martial at in extra session of Congress; Mr. Webster advocates his discharge. A special session of the circuit court, ordered by the legislature of New York at Utica, tries and ac-

quits him.....Oct. 4-12, 1841 A. W. Holmes, of the crew of the William Brown for murder on the high seas (forty-four of the passengers and crew escaping in the long-boat, the sailors threw some passengers overboard to lighten the boat, April 19, 1841), convicted, but recommended to mercy..... May, 1842

Thomas W. Dorr, Rhode Island; treason

Alexander S. Mackenzie (Somers's mutiny) ......1842 Bishop Benjamin T. Onderdonk, of New York, for immoral conduct; by ecclesiastical court, suspended

Dec. 10, 1844-Jan. 3, 1845 Ex-Senator J. C. Davis, of Illinois; T. fear, physical or moral. His favorite C. Sharp, editor of Warsaw Signal; Mark Aldrich, William N. Grover, and Col. Levi Williams, for murder of Hiram and Joe Smith (Mormons); trial begins at Carthage, Ill.; acquitted.....May 21, 1845

Albert J. Tirrell (the somnambulist murderer), for killing Maria A. Bickford

[Acquitted on the plea that the murder was committed while he was sleep-walking.]

Dr. John W. Webster, for the murder of Dr. George W. Parkman in the Medical College, Boston, Nov. 23, 1849. Webster partly burns his victim. The remains identified by a set of false teeth. ster convicted and hanged; trial

March 19-30, 1850 Catherine N. Forrest v. Edwin Forrest; divorce and alimony granted to Mrs. Forrest...... Dec. 16, 1851-Jan. 26, 1852 Anthony Burns, fugitive-slave case, Bos-

Dr. Stephen T. Beale, ether case.. 1855 May 16; tried by a military commission for hiring and retaining persons to go William A. Bowles, L. P. Milligan, and out of the United States to enlist in the Stephen Horsey sentenced to be hanged British foreign legion for the Crimea; tried in the district court of the United States for eastern district of Pennsylvania

Slave case in Cincinnati, O. (see Harper's Magazine, vol. xii., p. 691)

April, 1856

James P. Casey, for shooting James King, of William, editor of the San Francisco Bulletin, and Charles Cora, murderer of United States Marshal Richardson; tried and hanged by the vigilance committee in San Francisco.... May 20, 1856

Dred Scott case  $(q. v.) \dots 1856$ R. J. M. Ward ("the most extraordinary murderer named in the calendar

of crime"), Cleveland, O......1857 Emma A. Cunningham, for the murder of Dr. Burdell, in New York City, Jan. 30, 1856; acquitted......May, 1857

Daniel E. Sickles, for killing Philip Barton Key, Wasnington, D. C.; acquitted April 4-26, 1859

John Brown, for insurrection in Virginia; tried Oct. 29, and executed at Charlestown, Va......Dec. 2, 1859

Albert W. Hicks, pirate; tried at Bedloe's Island, May 18-23; convicted of triple murder on the oyster-sloop Edwin A. Johnson in New York Harbor; hanged

July 13, 1860

Officers and crew of the privateer Savannah, on the charge of piracy; jury disagree.....Oct. 23-31, 1861

Nathaniel Gordon, for engaging in the slave - trade, Nov. 6-8, 1861; hanged at 

Fitz-John Porter tried by military court

C. L. Vallandigham, for treasonable utterances; by court-martial in Cincinnati; sentence of imprisonment during the war commuted to banishment to the South May 5-16, 1863

Pauline Cushman, Union spy; sentenced to be hanged by a court-martial held at General Bragg's headquarters; is left behind at the evacuation of Shelbyville, Tenn., and rescued by Union troops...June, 1863

States, in organizing the Order of American Knights or Sons of Liberty about

United States v. Henry Hertz et al., at Indianapolis, Ind., beginning Sept. 27;

Oct. 17, 1864

J. Y. Beall, tried at Fort Lafayette by a military commission, for seizing the steam er Philo Parsons on Lake Erie, Sept. 19, and other acts of war, without visible badge of military service; sentenced to death and hanged; trial occurs

December, 1864 Capt. Henry Wirtz, commander of Andersonville prison during the war, for cruelty; trial begins Aug. 21; Wirtz hanged......Nov. 10, 1865

Conspirators for assassination of Presi-

In the case of William H. McCardle, of Mississippi, testing the constitutionality of the reconstruction act of 1867; Matthew H. Carpenter, of Wisconsin, Trumbull, of Illinois, and Henry Stanberry, Attorney - General, appear for the government, and Judge Sharkey, Robert J. Walker, of Mississippi, Charles O'Conor. of New York, Jeremiah S. Black, of Pennsylvania. and David Dudley Field for McCardle; reconstruction act repealed during the trial; habeas corpus issued

Nov. 12, 1867

Andrew Johnson impeachment.....1868 Colonel Yerger, for murder of Colonel Crane, U. S. A., at Jackson, Miss.

June 8, 1869

William H. Holden, governor of North Carolina, impeached and removed

March 22, 1870

Daniel MacFarland, for the murder of Albert D. Richardson, Nov. 25, 1869, in New York City; acquitted

April 4-May 10, 1870

David P. Butler, governor of Nebraska, impeached for appropriating school funds, and suspended......June 2, 1870

"The Bible in the public schools," case of; J. D. Miner et al. v. the board of education of Cincinnati et al.; tried in the Superior Court of Cincinnati; arguments for the use of the Bible in the public school by William M. Ramsey, George R. Sage, and Rufus King; against, J. B. Stal-For conspiracy against the United lo, George Hoadly, and Stanley Matthews

Mrs. Wharton, for murder of Gen. W. S.

Ketchum, U. S. A., at Washington, June Elliott at Frankfort, Ky.; acquitted on 28, 1871; acquitted

Dec. 4, 1871-Jan. 24, 1872 George C. Barnard (judge of Supreme Court, New York) impeached, May 13, for corruption, and deposed

Aug. 18, 1872

Captain Jack and three other Modoc Indians tried, July 3, for the massacre of Gen. E. R. S. Canby, U. S. A., and Rev. Dr. Thomas (commissioner), April 11; convicted and hanged at Fort Klamath, Or.....Oct. 3, 1873

Edward S. Stokes, for the murder of James Fisk, Jr., in New York, Jan. 6, 1872; first jury disagree, June 19, 1872; second trial (guilty and sentenced to be hanged Feb. 28, 1873), Dec. 18, 1872-Jan. 6, 1873; third trial (guilty of manslaughter in third degree; sentence, four years in prison at Sing Sing)

Oct. 13-29, 1873 W. M. Tweed, for frauds upon the city and county of New York; sentenced to twelve years' imprisonment. Nov. 19, 1873

A. Oakey Hall, ex-mayor of New York, for complicity with the Tweed "ring" frauds; jury disagree, March 1-21, 1872; second trial, jury disagree, Nov. 1; ac-

David Swing, for heresy before the Chicago Presbytery, April 15 et seq., in twenty-eight specifications by Prof. Francis L. Patton; acquitted after a long trial 1874

[Professor Swing withdrew from the Presbyterian Church and formed an inde-

pendent congregation.]

Theodore Tilton v. Henry Ward Beecher, for adultery, Brooklyn, N. Y .: jury disagree; case ended.....July 2, 1875

Jesse Pomeroy, the Boston boy murderer, for killing of Horace W. Millen, April 22, 1874, supposed to be Pomeroy's fourth victim......1875

Gen. O. E. Babcock, private secretary of President Grant, tried at St. Louis for complicity in whiskey frauds; acquitted Feb. 7, 1876

W. W. Belknap, United States Secretary of War, impeached; acquitted

Aug. 1, 1876 John D. Lee, for the Mountain Meadow massacre, Sept. 15, 1857; convicted and executed......March 23, 1877

ground of insanity; trial.....July, 1879

Whittaker, colored cadet at West Point, by military court for injuring himself on pretence of being hurt by others, April 6; expelled ......1880

Lieutenant Flipper, colored, by military court, for embezzlement and false statements, November, 1881; dismissed from the service......1882

Charles J. Guiteau, for the assassination of President Garfield; convicted, Feb. 26; hanged.....June 30, 1882

Star Route trials......1882 John Cockrill, managing editor of the St. Louis Post-Despatch, for fatally shooting Colonel Slayback; acquitted

Oct. 13, 1882

Débris suit (California), decided against hydraulic miners, Judge Sawyer, of the United States court, San Franci. 20, Cal., granting a perpetual injunction

Jan. 7, 1884 William Berner, convicted at Cincinnati of manslaughter in killing William H. Kirk......March 28, 1884

[Berner was a confessed murderer; the verdict of manslaughter, when twenty untried murderers were in the city jail, led to a six days' riot, during which the courthouse and other buildings were set on fire, forty-five persons were killed, and 138 injured.]

Brig.-Gen. D. G. Swaim, judge-advocategeneral of the army, tried by court-martial for attempt to defraud a banking firm in Washington, and failing to report an army officer who had duplicated his pay account; sentenced to suspension from duty for twelve years on half-pay; trial opens Nov. 15, 1884

James D. Fish, president of the Marine Bank, of New York, secretly connected with the firm of Grant & Ward, convicted of misappropriation of funds, April 11, and sentenced to ten years at hard labor in Sing Sing, N. Y.

June 27, 1885 Ferdinand Ward, of the suspended firm of Grant & Ward, New York City, indicted for financial frauds, June 4; convicted and sentenced to ten years at hard labor in Sing Sing.....Oct. 31, 1885

[Released, April 30, 1892.] Henry W. Jaehne, vice-president of the Col. Thomas Buford, for killing Judge New York common council, for receiving a bribe to support Jacob Sharp's Broad- "triangle," and condemned to death by way surface road on Aug. 30, 1884; sen- them for accusing them of embezzling tence, nine years and ten months in Sing funds allotted for dynamiting in England

killed and ate his companions when starving in their camp on the site of Lake be the result of a conspiracy, of which City, Col., in 1874; convicted at New Alexander Sullivan, P. O'Sullivan, Daniel York of manslaughter, and sentenced to Coughlin, and Frank Woodruff (connected

bribery and sentenced to four years' im- rested, June 12; Sullivan released on high

prisonment and a fine of \$5,000.

archists (Schwab, Neebe, and Fielden) in

prison, June 26, 1893.]

Gaines, deceased, Jan. 9, 1885, in Su- life, Kunz for three years, and Beggs dis-against the city for over \$500,000

[About 1836 Myra Clark Gaines filed 1894.] a bill in equity to recover real estate in orandum for a will (which was never tence approved by Secretary Tracy found) made in 1813, gave it to his daughter Myra. The latter will was redaughter Myra. The latter will was received by the Supreme Court of Louisiana Mrs. Josephine Barnaby, of Providence, Feb. 18, 1856, and the legitimacy of Myra R. I., by poison, at Denver, Col.....1891 questioned. Judge Billings, of the United States circuit court at New Orleans, ren- mitted suicide in the county jail at Dendered a decision which recognized the pro- ver, Sept. 3, 1893.] bate of the will of 1813, in April, 1877; estimated at \$35,000,000.]

Sing......May 20, 1886 in February, May 4), found murdered at Alfred Packer, one of six miners, who Lake View, Chicago...... May 22, 1889

forty years' imprisonment. August, 1886 with the Clan-na-Gael) were the prin-Trial of Jacob Sharp; found guilty of cipals. Alexander Sullivan and others arbail.....June 15, 1889

July 14, 1887 Martin Burke arrested at Winnipeg, [Sentence reversed by court of ap- Canada, indicted about June 20. The grand jury at Chicago, after sixteen days' Anarchists at Chicago: Twenty-two in- investigation, indict Martin Burke, John dicted, May 27, 1886; seven convicted of F. Beggs, Daniel Coughlin, Patrick O'Sulmurder, Aug. 20; four (Spies, Parsons, livan, Frank Woodruff, Patrick Cooney, Fischer, and Engel) hanged; and one and John Kunz, with others unknown, of (Lingg) commits suicide.. Nov. 11, 1887 conspiracy and of the murder of Patrick [Governor Altgeld pardoned all the an- Henry Cronin......June 29, 1889

Coughlin, Burke, O'Sullivan, Kunz, and Beggs, for murder of Cronin in Chicago, City of New Orleans against adminis- May 6; trial begins Aug. 30; the first tratrix of the estate of Myra Clark three are sentenced to imprisonment for

[Second trial of Daniel Coughlin began May 13, 1889 Nov. 3, 1893; acquitted by jury, March 8,

Commander B. H. McCalla, of United the possession of the city of New Or- States steamship Enterprise, by courtleans. Her father, Daniel Clark, who died martial for malfeasance and cruelty, April in New Orleans a reputed bachelor, Aug. 22, on finding of a court of inquiry held in 16, 1813, by will dated May 20, 1811, gave Brooklyn navy-yard, March 11, suspended the property to his mother, and by mem- from rank and duty for three years, sen-

May 15, 1890

[While awaiting his second trial he com-

Rev. Charles A. Briggs, charged by the an appeal was taken, and in 1883 judg- presbytery of New York, Oct. 5, 1891, ment was again given in favor of Mrs. with teaching doctrines "which conflict Gaines for \$1,925,667 and interest. The irreconcilably with, and are contrary to, final appeal, June, 1883, resulted as above. the cardinal doctrines taught in the Holy In 1861 the value of the property was Scriptures," in an address at the Union Theological Seminary in New York, Jan. Dr. Patrick Henry Cronin, Irish dyna- 20, 1891; case dismissed, Nov. 4; prosecutmite nationalist (expelled from the Claning committee appeal to the general as-na-Gael, and denounced as a spy by Alex-sembly, Nov. 13; judgment reversed and ander Sullivan and the leaders, termed the case remanded to the presbytery of New

nineteen days................Dec. 30, 1892 imprisonment) in 1908.

John Y. McKane, Gravesend, L. I., for

promise, against Representative W. C. P. issued a permanent injunction forbidding Breckinridge, of Kentucky; damages, \$50,- the publication of the company's name in 000; trial begun March 8, 1894, at Wash- the "unfair" list in the federation's orington, D. C.; verdict of \$15,000 for Miss gan; President Samuel Gompers, Vice-Pollard, Saturday ....... April 14, 1894 President John Mitchell, and Secretary

murder of Carter Harrison, mayor of Chi-tenced to imprisonment for contempt of cago, Oct. 28, 1893; plea of defence, in-court for violating the injunction, Dec. 23, hanged................July 13, 1894 still open. See Gompers, Samuel.

Eugene V. Debs, president American in directing great strike on the Western railroads, and acquitted......1894

[He was sentenced to six months' imprisonment for contempt of court in violating its injunction in 1895.]

Leon Czolgosz indicted in Buffalo for second day; executed in Auburn (N. Y.)

City, Dec. 4, 1891, sued Sage for \$50,000 don it for lack of funds, and died penni- he went to prison............March, 1911 

ernor. Haywood and Pettibone were acquitted on trial, and the case against

York for new trial, May 30, 1892; Pro- Mover was dismissed in 1907, and Orchard fessor Briggs acquitted after a trial of was sentenced to death (commuted to life

Buck Stove and Range Company against election frauds; convicted and sentenced officials of the American Federation of to Sing Sing for six years...Feb. 19, 1894 Labor; suit begun in August, 1907; Su-Miss Madeline V. Pollard, for breach of preme Court of the District of Columbia Patrick Eugene Prendergast, for the Frank Morrison of the federation sensanity; jury find him sane and he is 1908; released on bail on appeal; case

Pennsylvania State Capitol frauds, in-Railroad Union, charged with conspiracy volving nearly every important person connected with the erection and furnishing of the new capitol at Harrisburg; sensational trial, conviction, and varied punishment of principal accused. (See Penn-

Pittsburgh official corruption cases, in murder of President McKinley, Sept. 16, which members of the Common Council 1901; tried Sept. 23-24; found guilty on and numerous bank officials were charged with giving and accepting bribes for the prison ...............Oct. 29, 1901 deposition of public money in certain William R. Laidlaw, the "human banks; about 100 persons were indicted shield," used by Russell Sage to protect for conspiracy, perjury, and bribery, and himself when an insane man exploded a all were sentenced to various degrees of

San Francisco "ring," charged with damages because of the severe injuries he graft and corruption; former Mayor received. The case was tried four times. Schmitz convicted of extortion in office, Twice Laidlaw obtained a verdict of \$25,- and imprisoned, 1906; Abraham Ruef, 000 and at the fourth trial one for \$40,- former political boss, convicted of graft 000, but each time the Court of Appeals and sentenced to fourteen years' imprisonreversed the verdict. After fighting the ment, 1908; Ruef made long fight in case for ten years, Laidlaw had to aban- courts, but his conviction was upheld, and

William Lorimer, United States Sena-Former Governor Frank Steunenberg, tor from Illinois, charged with having of Idaho, was assassinated by a bomb at been a party to corruption and bribery in his residence at Caldwell, Dec. 30, 1905. his election, was pronounced blameless by Five men, alleged to be active members of a subcommittee of the Senate Committee the Western Federation of Miners, were on Privileges and Elections, Dec. 17, 1910. arrested for the crime, and one of them, A committee of the State senate, investi-"Harry" Orchard, confessed that he had gating the same charges, declared that his been hired by William D. Haywood, George election "would not have occurred had it W. Pettibone, and Charles H. Mover, all not been for bribery and corruption." On of the "Inner Circle" of the Western Fed- a second investigation by the United States eration of Miners, to kill the former gov. Senate his election was declared invalid because of corrupt methods

July 13, 1912

Criminal Insane...........Feb. 1, 1908. timore, Md., Jan. 2, 1888.

Triangle, the extreme northwestern Trimble, ROBERT, jurist; born in Berkeportion of the State of Pennsylvania bor- ley county, Va., in 1777; removed with dering upon Lake Erie. This formerly his parents to Kentucky in 1780; studied formed a part of the colony of New York, law and began practice in 1803; appointed but was purchased by Pennsylvania from second judge of the court of appeals in the United States government in 1788.

cret decree, Aug. 5, 1810, ordering the tucky in 1816-26, and was then appointed confiscation of all American ships and a justice of the United States Supreme merchandise which entered France previ- Court. He died Aug. 25, 1828. ous to May 1, 1810, and further allowing American ships to enter French ports un- in Woodford, Ky., April 4, 1786; gradtil Nov. 1, 1810, but they were not to uated at Transylvania College; admitted unload without his permission.

the first State board of agriculture in ington, D. C., Dec. 13, 1821. 1846-48. He died in Hillsboro, O., Feb. 2. 1870.

James B. McNamara was sentenced to Trimble, ISAAC RIDGEWAY, military imprisonment for life and his brother, officer; born in Culpeper county, Va., May John J., for fifteen years on conviction 15, 1802; graduated at the United States of dynamiting at Los Angeles, Cal. (for Military Academy in 1822, and was asan account of which, see DYNAMITE OUT- signed the duty of surveying the military Isaac Stephenson, United States Senator resigned in 1832 and became a civil enfrom Wisconsin, charged with corruption gineer; was with various railroads as and bribery in expending \$107,000 to se-chief engineer till the outbreak of the Civil cure his nomination and election, was ex- War, when he took command of the nononerated by a Senate investigating com- uniformed volunteers recruited to defend mittee, which pronounced his large expen- Baltimore from Northern soldiers; took diture "pernicious"......Jan. 18, 1912 charge of the location and construction Charles W. Morse case: Morse was in- of the batteries at Evansport on the Podicted on the charge of violating the na- tomac River. With these batteries he tional banking laws in his management of blockaded the river against United States the National Bank of North America, New vessels during the winter of 1861-62. York City, Feb. 12, 1908; convicted and He also participated and won distinction sentenced to fifteen years' imprisonment in various battles, including Gaines's Mills, in the federal prison at Atlanta, Ga. Presi-Slaughter's Mountain, Second Bull Run, dent Taft pardoned him.....Jan. 18, 1912 Chancellorsville, etc.; was promoted major-Harry K. Thaw case: Thaw, charged general for gallantry and meritorious with the murder of Stanford White, a services, April 23, 1863. During the third well-known architect, in New York City, day of the action at Gettysburg he lost on June 25, 1906, after a sensational trial a leg, was captured, and held a prisoner was acquitted on the ground of insan- at Johnson's Island for twenty-one months ity, sent to Matteawan Asylum for the before being exchanged. He died in Bal-

1810; was chief-justice of Kentucky in Trianon Decree. Napoleon issued a se- 1810; was United States judge for Ken-

Trimble, WILLIAM A., legislator; born to the bar and began practice in High-Trimble, ALLEN, statesman; born in land, O., in 1811; was adjutant of his Augusta county, Va., Nov. 24, 1783; re- brother Allen's regiment in the campaign moved to Lexington, Ky., in 1784; and against the Pottawattomie Indians in later settled in Highland county, O., where 1812; became major of Ohio volunteers in he was clerk of the courts and recorder 1812, and major of the 26th United States in 1809-16; was in command of a mount- Infantry in 1813; brevetted lieutenanted regiment under Gen. William Henry colonel in 1814 for gallantry in the en-Harrison in 1812-13; served in both gagement at Fort Erie; was transferred branches of the State legislature in 1816- to the 8th Infantry in 1815; and resigned 26; was acting governor of Ohio in 1821- March 1, 1819. He was United States 22; governor in 1826-30; and president of Senator from 1819 till his death in Wash-

> Tri-mountain, the name first given to Boston, Mass.

cluded several members of the King's corsair on the way. The Bey was aston-council. The following are the names of ished, and the little American squadron of London, rector; Thomas Wenham and Barbary States more circumspect. Recog-Robert Lurting, wardens; Caleb Heath- nizing the existence of war with Tripoli, cote, William Merret, John Tudor, James the United States government ordered a Evets, Nathaniel Marston, Michael How- was the commodore's flag-ship. The vesden, John Crooke, William Sharpas, Law- sels did not go in a body, but proceeded rence Read, David Jamison, William one after another, between February Hudleston, Gabriel Ludlow, Thomas Bur- (1801) and September. Early in May, roughs, John Merret, and William Jane- the Boston, after taking the United States way, vestrymen. In 1705 a tract of land minister (R. R. Livingston) to France, known as "The Queen's Farm" extended blockaded the port of Tripoli. There she Paul's Chapel (Vesey Street and Broad- while the Essex blockaded two Tripolitan way) along the river to Skinner Road, now corsairs at Gibraltar. The Constellation, Christopher Street. This farm was then left alone, had a severe contest not long totally unproductive. lected for the building of the church. It boats and some land batteries, which were was a small square edifice then on the severely handled. banks of the Hudson River. It was enlarged in 1737 to 148 feet in length, in- the Mediterranean in 1803, under the comcluding the tower and chancel, and to 72 mand of Com. Edward Preble, whose flagfeet in width. The steeple, which was not ship was the Constitution. The other vescompleted until 1772, was 175 feet in sels were the Philadelphia, Argus, Siren, height. The building was consumed in the Nautilus, Vixen, and Enterprise. great fire of 1776. It was rebuilt in 1788, Philadelphia, Captain Bainbridge, sailed in taken down in 1839, and on May 21, 1846, July, and captured a Moorish corsair off the present edifice was consecrated. The Tangier, holding an American merchant corporation of Trinity Church still holds a vessel. Preble arrived in August, and, portion of the land of the Queen's Farm, going to Tangier, demanded an explanafrom which a large income is derived. tion of the Emperor of Morocco, who dis-That corporation has contributed gener- claimed the act and made a suitable apolously towards the building and support- ogy. Then he proceeded to bring Tripoli to ing of churches in various parts of the terms. Soon afterwards the Philadelphia country and carrying on Christian work fell into the hands of the Tripolitans. of various kinds.

1800, the ruler of Tripoli, learning that the Americans in destroying the Philathe United States had paid larger gross delphia in the harbor of Tripoli greatly sums to his neighbors (see ALGIERS) than alarmed the Bey (see PHILADELPHIA, to himself, demanded an annual tribute, The). For a while Preble blockaded his and threatened war in case it was refused. port; and in July, 1804, he entered the In May, 1801, he caused the flag-staff of harbor (whose protection lay in heavy the American consulate to be cut down, batteries mounting 115 guns) with his and proclaimed war June 10. In antici- squadron. The Tripolitans also had in pation of this event, the American gov- the harbor nineteen gunboats, a brig, two ernment had sent Commodore Richard schooners, and some galleys, with 25,000 Dale with a squadron to the Mediter- soldiers on the land. A sheltering reef

Trinity Church. The first Episcopal ranean. His flag-ship was the President. church organized in the province of New He sailed from Hampton Roads, reached York was called in its charter (1697) Gibraltar July 1, and soon after the Bey "The Parish of Trinity Church." The had declared war he appeared before wardens and vestrymen first chosen in Tripoli, having captured a Tripolitan the first officers of the church: Bishop cruising in the Mediterranean made the Emott, William Morris, Thomas Clarke, squadron, under Commodore Richard V. Ebenezer Wilson, Samuel Burt, James Morris, to relieve Dale. The Chesapeake (on the west side of Broadway) from St. was joined by the frigate Constellation, Money was col- afterwards with seventeen Tripolitan gun-

Another naval expedition was sent to Little further of much interest occurred Tripoli, WAR WITH. In the autumn of until early in 1804, when the boldness of

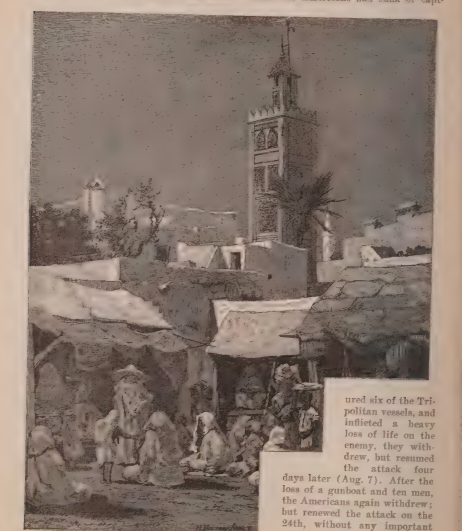
# TRIPOLI, WAR WITH

afforded further protection. These formi- gunboat Number Four) alongside the Aug. 3 he opened a heavy cannonade and and captured her after a fierce struggle. bombardment from his gunboats, which

dable obstacles did not dismay Preble. On largest of those of the enemy, and boarded After the Americans had sunk or capt-

result. A fourth attack was

made on the 28th, and, after a



A STREET SCENE IN TRIPOLL

sharp conflict, the American alone could get near enough for effective squadron again withdrew, and lay at service. A severe conflict ensued. Finally, anchor off the harbor until Sept. 2, when Lieutenant Decatur laid his vessel (the a fifth attack was made. A floating mine,

stormy season approaching, Preble with- 1902. drew from the dangerous Barbary coast, harbor of Tripoli. Com. Samuel Barron educated at West Point, where he was was sent to relieve Preble, who, with a acting professor in 1819-20. In 1845 he kept up the blockade.

William Eaton, American consul at Tunis, authorized to treat for peace, which he soon brought the war to a close. He accomplished at Guadalupe-Hidalgo in joined Hamet Caramelli, the rightful Bey January, 1848. He was afterwards United of Tunis, in an effort to recover his rights. States consul at Havana. He was a per-Hamet had taken refuge with the Vice- sonal friend and the private secretary of roy of Egypt. There Eaton joined him President Jackson. He died in Alexanwith a few troops composed of men of dria, Va., Feb. 11, 1874. all nations, and, marching westward across Northern Africa 1,000 miles, with born in Heckfield, Hampshire, England, transportation consisting of 190 camels, about 1780; came to the United States way successfully towards the capital, their land in 1831, and published Domestic Manto the mortification of Eaton and the ence, Italy, Oct. 6, 1863. extinguishment of the hopes of Cara- No American in the thirties undertook the powers of Europe united.

sent to blow up the Tripolitan vessels in tween the United States, England, and the harbor, exploded prematurely, appar- Germany, concerning the Samoan Islands ently, and destroyed all of the Americans  $(q, v_{\cdot})$ ; and lecturer on constitutional in charge of it (see "Intrepro," The). The law, University of South Dakota, from

Trist, NICHOLAS PHILIP, diplomatist; leaving a small force to blockade the born in Charlottesville, Va., June 2, 1800; large squadron, overawed the Moors and was chief clerk of the State Department, and was United States commissioner with Meanwhile a movement under Capt. the army under General Scott in Mexico

Trollope, FRANCES MILTON, author; on April 27, 1805, captured the Tripoli- and settled in Cincinnati, O., in 1827, and tan seaport of Derne. They fought their failed in business. She returned to Engfollowers continually increasing, when, ners of the Americans. She died in Flor-

melli, they found that Tobias Lear, the to analyze and describe the standards and American consul-general, had made a aspirations of his countrymen; for the treaty of peace (June 4, 1805) with the social life of the period we must depend terrified ruler of Tripoli. So ended the on the testimony of many observers, each war. The ruler of Tunis was yet inso- of whom saw only a part. Several forlent, but his pride was suddenly humbled eigners undertook a more general task. by the appearance of a squadron of thir- Mrs. Trollope's book was accepted by many teen vessels under COMMODORE RODGERS people in England as a typical account of (q. v.), who succeeded Barron, and he sent disagreeable people. This Englishwoman an ambassador to the United States. The lived in a boarding-house in Cincinnati, Barbary States now all feared the power saw the crude side of a frontier commuof the Americans, and commerce in the nity-the "quick feeders." the empty-Mediterranean Sea was relieved of great headed young women, and the tobacco peril. Pope Pius VII. declared that the chewers-and too late discovered a more Americans had done more for Christendom refined and intellectual society in the East. against the North African pirates than all Of characteristic American life she saw far less than Harriet Martineau, who came Tripp, Bartlett, diplomatist; born in over in 1834, and in her two years' stay Harmony, Me., July 15, 1842; graduated travelled widely north and south. She at Colby University, 1861, and at the Alfound plenty to criticise in American life, bany Law School, 1866; removed to Yank- vet appreciated the vigor and the adton, S. D., and engaged in law practice, vance of the nation. A third foreigner, 1869; president of the First Constitution- accepted as one of the most far-seeing al Convention, 1883; chief-justice of the observers and critics of American charac-Supreme Court of Dakota Territory, 1885— ter and statecraft, was Alexis de Tocque-89; minister to Austria, 1893-97; chair- VILLE (q.v.), a Frenchman, who came man of the commission of 1899 which over in 1831, with the express purpose arranged a settlement of the questions be- of studying the institutions of the Americans, and in 1835 and 1840 published his Yale and Columbia Universities; an exself-satisfaction of a successful republic to Conn., Aug. 12, 1892. discover the real forces which animated make the most of himself.

King's College in 1774; studied law under John Jay; and joined the army on Long Island as lieutenant in the summer of 1776. He became aide to General Wood-Hamilton. He died in New York City, Los Angeles, etc. Jan. 14, 1832.

many of which deal with subjects in American history.

Trowbridge, WILLIAM PETIT, engineer; 1828; was graduated at the United States Military Academy in 1848; served on the North Haven, Conn., Feb. 2, 1820. United States coast survey in 1851-53; tions on the Pacific coast in 1853-56; superintended the erection of a self-regis- Griswold. It is still garrisoned. tering magnetic observatory in Key West chief engineer in the construction of the Dec. 28, 1903. fortifications at Willett's Point, on Gov-

Democracy in America. This was the pert on bridge construction; designed the first scientific estimate of popular gov- first cantilever bridge and invented a highernment in America, going beneath the class coil boiler. He died in New Haven,

Troy, N. Y. In the business of makit, and to find out how far it swerved ing linen shirts, collars, and cuffs, and from its own standards. He saw in Amer- in the laundry industry, Troy surpasses ica a big, bustling community, intensely every other city in the United States. It self-conscious, yet in general sticking to is the seat of the Rensselaer Polytechnic its basal principle of equality of eppor- Institute and the Emma Willard Semitunity and encouraging the individual to nary. The site of the city was a part of the Van Rensselaer grant of 1629. Van Troup, Robert, military officer; born der Heyden was one of the first settlers. in New York City in 1757; graduated at He purchased a farm of 65 acres which in 1787 was laid out as a village.

Truman, BENJAMIN CUMMINGS, journalist; born in Providence, R. I., Oct. 25, 1835; received a public-school education; hull; was taken prisoner at the battle of was a compositor and proof-reader on the Long Island; and was for some time in New York Times in 1854-60; served in the prison-ship Jersey and the provost jail the Civil War as staff-officer; has been on at New York. Exchanged in the spring of government missions to China, Japan, 1777, he joined the Northern army, and Hawaii, Alaska, and several times to Euparticipated in the capture of Burgoyne. rope. He is the author of The South Dur-In 1778 he was secretary of the board of ing the War; Semi-Tropical California; war. After the war he was made judge From the Crescent City to the Golden of the United States district court of Gate; The Field of Honor; History of the New York, holding that office several World's Fair in Chicago; Campaigning years. Colonel Troup was the warm per- in Tennessee; The Missions of California; sonal and political friend of Alexander Pictorial Southern California; Pictorial

Trumbull, BENJAMIN, historian; born Trowbridge, John Townsend, author; in Hebron, Conn., Dec. 19, 1735; gradubern in Ogden, N. Y., Sept. 18, 1827; pub- ated at Yale College in 1759, and studied lished a large number of juvenile books, theology under Rev. Eleazer Wheelock; pastor in North Haven for nearly sixty years. His publications include General History of the United States of America; born near Birmingham, Mich., May 25, Complete History of Connecticut from 1630 till 1713 (2 volumes). He died in

Trumbull, Fort, a Revolutionary fort conducted tidal and magnetic observa- on the west side of the Thames River below New London, Conn., and opposite Fort

Trumbull, GURDON, ornithologist; born in 1860; was employed in the preparation in Stonington, Conn., May 5, 1841; pubof minute descriptions of the harbors, in- lished American Game Birds; or, Names lcts, and rivers of the south coast and and Portraits of Birds, with Descriptions, in the supervision of the distribution of and a notable paper on the American supplies to the Union army in 1861-65; Woodcock. He died in Hartford, Conn.,

Trumbull, JAMES HAMMOND, philoloernor's Island, and at other points; for gist; born in Stonington, Conn., Dec. 20, several years professor of engineering at 1821; educated at Yale College; settled

# TRUMBULL

in Hartford in 1847, and held political vard College in 1773. Having made an acoffices till 1864; librarian of the Watkin- curate sketch of the works around Boston son library of reference in Hartford in in 1775, he attracted the attention of onial Records of Connecticut (3 volumes); made him one of his aides-de-camp. He Hartford, Conn., Aug. 5, 1897.

delicate health. In 1773 he was admitted to the bar, having been two years a tutor in Yale College. During that time he wrote his first considerable poem, The Progress of Dulness. He was a warm and active patriot. In 1775 the first canto of his famous poem, McFingal, was published in Philadelphia. The whole work, in four cantos, was published in Hartford in 1782. It is a burlesque epic, in the style of Hudibras, directed against the Tories and other enemies of liberty in America. This famous poem has passed through many editions. After the war, Trumbull, with Humphreys, Barlow, and Lemuel Hopkins, wrote a series of poetic essays entitled American Antiquities, pretended extracts from a poem which they styled The Anarchiad. It was designed to check the spirit of anarchy then prevailing in the feeble Union. From 1789 to 1795 Mr. Trumbull was State attorney for Hartford; and in 1792 and 1800 he was a member of the legislature. He was a judge of the Supreme Court for (1796) to carry the treaty into execution. died, May 10, 1831.

1863-91. He was the author of The Col- Washington, who, in August of that year, Historical Notes on Some Provisions of became a major of brigade, and in 1776 the Connecticut Statutes; The Defence of deputy adjutant-general of the Northern Stonington against a British Squadron, Department, with the rank of colonel. In August, 1814; Historical Notes on the February, 1777, he retired from the army, Constitution of Connecticut; Notes on and went to London to study painting Forty Algonquin Versions of the Lord's under West. On the execution of Major Prayer; The Blue Laws of Connecticut and André (October, 1780), he was seized and the False Blue Laws invented by the Rev. cast into prison, where he remained eight Samuel Peters; Indian Names of Places months. In 1786 he painted his Battle of in and on the Borders of the Connecticut, Bunker Hill. From 1789 to 1793 he was with Interpretations, etc. He died in in the United States, painting portraits for his historical pictures (now in the Trumbull, John, poet; born in West- rotunda of the national Capitol) - The bury (since Watertown), Conn., April 24, Declaration of Independence; The Surren-1750; graduated at Yale College in 1767, der of Burgoyne; The Surrender of Cornhaving been admitted to the college at wallis; and the Resignation of Washingthe age of seven years, such was his pre- ton at Annapolis. In 1794 Trumbull cocity in acquiring learning; but he did was secretary to Jay's mission to Lonnot reside there until 1763, on account of don, and was appointed a commissioner



JOHN TRUMBULL.

eighteen years (1801-19), and judge of He returned to the United States in 1804, the court of errors in 1808. In 1825 and went back to England in 1808, when he removed to Detroit, Mich., where he everything American was so unpopular that he found little employment. He came Trumbull, John, artist; born in Leba- back, settled in New York, and assisted non, Conn., June 6, 1756; son of Gov. in founding the Academy of Fine Arts Jonathan Trumbull; graduated at Har- there, of which he was president in 1816-

## TRUMBULL

25. Mr. Trumbull painted a large num- tion and other supplies, and this want ber of pictures of events in American his- continued, more or less, for months. Trumtory. In consideration of receiving from bull was then governor of Connecticut. Yale College \$1,000 a year during his life, Colonel Trumbull presented to that institution fifty - seven of his pictures, which form the "Trumbull Gallery" there. The profits of the exhibition, after his death, were to be applied towards the education of needy students. He died in New York City, Nov. 10, 1843.

Trumbull, Jonathan, patriot; born in Lebanon, Conn., Oct. 12, 1710; graduated at Harvard College in 1727; preached a few years; studied law; and became



JONATHAN TRUMBULL

a member of Assembly at the age of twenty-three. He was chosen lieutenant-governor in 1766, and became ex-officio chiefjustice of the Superior Court. In 1768 he boldly refused to take the oath enjoined on officers of the crown, and in 1769 he was chosen governor. He was the only conlonial governor who espoused the cause of the people in their struggle for justice and freedom. In the absence in Congress of the Adamses and Hancock from New England, Trumbull was consid- of, and "Brother Jonathan" became the siance upon his patriotism and energy Conn., Aug. 17, 1785. bridge, he found it in want of ammuni- of Governor Trumbull; graduated at Har-



THE TRUMBULL HOUSE, 1850.

On one occasion, at a council of war, when there seemed to be no way to make provision against an expected attack of the enemy, the commander-in-chief said, "We must consult Brother Jonathan on the subject." He did so, and the governor was successful in supplying many of the wants of the army. When the army was afterwards spread over the country and difficulties arose, it was a common saying among the officers, as a by-word, "We must consult Brother Jonathan." The origin of these words were soon lost sight



GOVERNOR TRUMBULL'S WAR-OFFICE.

ered the Whig leader in that region, and title of our nationality, like that of "John Washington always placed implicit re- Bull" of England. He died in Lebanon,

for support. When Washington took Trumbull, Jonathan, legislator; born command of the Continental army at Cam- in Lebanon, Conn., March 26, 1740; son

# TRUMBULL-TRUST PROSECUTIONS

vard College in 1759. When the Revolu- 1872, and joined the Populists in 1894. tionary War broke out, he was an active He died in Chicago, Ill., June 25, 1896. member of the Connecticut Assembly, and Trusts, combinations of manufacturers its speaker. From 1775 to 1778 he was or business corporations who pool their inpaymaster of the Northern army; and in terests, accepting in lieu thereof stock in 1780 he was secretary and first aide to the trust. Trusts claim that business can Washington, remaining in the military be conducted more cheaply this way, and 1795-96; lieutenant-governor of Connectitrust finds the trust selling his line of cut in 1796; and governor from 1797 un- goods in his neighborhood at prices be-

Trumbull, Joseph, military officer;

Colchester, Conn., Oct. 12, 1813; taught a total capital of \$7,246,342,533. tice of the State Supreme Court in 1848; Democratic member of the State legis- list of suits brought and prosecutions in-Democratic party on account of his op- sage to Congress on the trust question, position to the extension of slavery, and Dec. 5, 1911: labored with the anti-slavery workers. He voted against the impeachment of Presi- PRESIDENT HARRISON'S ADMINISTRATION, dent Johnson and afterwards acted with the Democratic party, and was its can- [William H. Miller, Attorney-General, didate for governor of Illinois in 1880. He March 5, 1889, to March 6, 1893.] supported Horace Greeley for President in 1.—United States v. Jellico Mountain Coal

family of the commander-in-chief until the that people are therefore benefited. On close of the war. He was a member of the other hand, it is claimed that trusts Congress from 1789 to 1795; speaker from ruin business by driving out competition. 1791 to 1795; United States Senator in A small dealer who refuses to join the til his death in Lebanon, Aug. 7, 1809. low cost. Legislatures of various States Trumbull, Jonathan, librarian; born have tried to devise a law that will proin Norwich, Conn., Jan. 23, 1844; re-tect the rights of the capitalists in the ceived an academic education; member of trusts and also the rights of small dealers. the Connecticut Historical Society; presi- The Standard Oil Company was the first dent of the Connecticut Society of the of the great trusts. The attempts of the Sons of the American Revolution. He is Sugar Trust to influence legislation at the author of The Lebanon War Office; Washington gave rise to a national scan-The Defamation of Revolutionary Patri- dal in 1894, when each Senator was asked ots: a Vindication of General Israel Put- to make a declaration whether be had nam; Joseph Trumbull, First Commissary- dealt in sugar stock during the tariff de-General of the Continental Army; The bate. The greatest of all combinations Share of Connecticut in the Revolution, was organized as the United States Steel Corporation, in March, 1901, with \$1,100,-000,000 capital. On March 10, 1902, the born in Lebanon, Conn., March 11, 1737; United States Supreme Court decided the another son of Governor Trumbull; gradu- Illinois anti-trust law to be unconstituated at Harvard College in 1756; was tional. Similar laws in Georgia, Indiana, made commissary-general of the Conti- Louisiana, Michigan, Mississippi, Monnental army in July, 1775. In November, tana, Nebraska, North Carolina, South 1777, he was made a commissioner of the Dakota, Tennessee, Texas, and Wisconsin board of war, which office he resigned in were affected by this decision. The seven April, 1778, on account of ill health. He great industrial trusts and 311 smaller died in Lebanon, Conn., July 23, 1778. trusts, none having a capital of less than Trumbull, LYMAN, legislator; born in \$2,000,000, had 5,288 plants in 1905, with when sixteen years of age; studied law at 111 franchise trusts and 16 railroad and the Academy of Georgia, and was admitted allied trusts were capitalized at \$13,132,to the bar in 1837; removed to Belleville, 819,978. The total capitalization of all III.; was secretary of state in 1841; a jus- United States trusts was \$23,000,000,000.

Trust Prosecutions. The following lature in 1854; and elected a United States stituted by the United States under the Senator in 1855, 1861, and in 1867, serving Sherman Anti-Trust Law (q. v.) acfor eighteen years. He abandoned the companied President Taft's special mes-

MARCH 4, 1889, TO MARCH 4, 1893.

## TRUST PROSECUTIONS

(Circuit Court, M. D. Rep., 432. October 13, 1890; June Tennessee. 4, 1891.)

Suit against the members of the "Nashville Coal Exchange," composed of varicoal-mining companies operating mines in Kentucky and Tennessee, and of prices and regulating the output of coal. lation of the anti-trust law. tion to be in violation of the anti-trust firmed by the Circuit Court of Appeals. law and enjoined the further carrying out 6 .- United States v. Patterson et al., 55 of the agreement.

2.—United States v. Greenhut et al., 50 Fed. Rep., 469. (District Court, Mas-

sachusetts. May 16, 1892.)

officers of the Distilling and Cattle Feedviolation of the anti-trust law. Indictnot to constitute an offence under the

3.—United States v. Nelson, 52 Fed. Rep., 646. (District Court, Minnesota. October 10, 1892.)

Indictment of a number of lumber dealprice of lumber in violation of the anti- complaining witness with defendants. trust law. Demurrer to indictment sus- 7 .- United States v. E. C. Knight Comtained, the court holding that an agreement between a number of dealers to raise prices, unless they controlled nearly the entire commodity, could not operate as a restraint of trade under the act.

4.--United States v. Trans-Missouri Freight Association, 53 Fed. Rep., 440; 58 Fed. Rep., 58; 166 U. S., 290. (Circuit Court, Kansas. November 28, 1892.) (Circuit Court of Appeals, October 2, 1893.) Eighth Circuit. (United States Supreme Court.

March 22, 1897.)

Bill filed January 6, 1892, to enjoin the operations of a combination of railroads engaged in interstate commerce formed for the purpose of maintaining "just and reasonable rates," etc. Bill dismissed by Circuit Court; decree of dismissal affirmed by Circuit Court of Appeals, and reversed by the United States Supreme Court on March 22, 1897.

Company, 43 Fed. Rep., 898; 46 Fed. 5.—United States v. Workingmen's Amalgamated Council of New Orleans et al., 54 Fed. Rep., 994; 57 Fed. Rep., 85. (Circuit Court, E. D. Louisiana. March 25, 1893.) (Circuit Court of Appeals, Fifth Circuit. 1893.)

Suit to restrain defendants, a combipersons and firms dealing in coal in Nash- nation of workmen, from interfering with ville, formed for the purpose of fixing interstate and foreign commerce in vio-A preliminary injunction was denied on junction was granted and the law held October 13, 1890. Upon full hearing the to apply to combinations of laborers as court, on June 4, 1891, held the combina- well as capitalists. This decree was af-

> Fed. Rep., 605; 59 Fed. Rep., 280. (Circuit Court, Massachusetts. Feb-

ruary 28 and June 7, 1893.)

Cash-register case. Indictment of mem-A proceeding by indictement against the bers of a combination formed for the purpose of controlling the price of cash reging Co. (Whisky Trust) for an alleged isters. A demurrer was sustained as to certain counts of the indictment and overment quashed, as allegations were held ruled as to others and leave granted to file special demurrers to the counts which were sustained. The special demurrers were heard on June 1, 1893, and the demurrers overruled, the court adhering to its former ruling. Letter of Attorney-General, Oct. 16, 1893, shows case was alers for conspiring together to raise the lowed to lapse because of consolidation of

pany (Sugar Trust), 60 Fed. Rep., 306; 60 Fed. Rep., 934; 156 U. S., 1. (Circuit Court, E. D. Pennsylvania. Jan. 30, 1894.) (Circuit Court of Appeals, Third Circuit. March 26. 1894.) (United States Supreme Court. Jan. 21, 1895.)

Bill in equity to enjoin the operations of the Sugar Trust, charged with a violation of the anti-trust law. The bill was dismissed Jan. 30, 1894. Appeal was taken to the Circuit Court of Appeals and the decree affirmed. From this decision an appeal was taken to the Supreme Court of the United States, where the decree of dismissal was affirmed.

PRESIDENT CLEVELAND'S SECOND ADMINIS-TRATION, MARCH 4, 1893, TO MARCH 4, 1897.

[Richard Olney, Attorney-General, March 6, 1893, to June 7, 1895; Judson Harmon, Attorney-General, June 8, 1895, to March 5, 1897.]

12. 1894.)

charged that Agler was a member of the jury. American Railway Union, the members of 5 .- Moore v. United States, 85 Fed. Rep., which order were on a strike and had been enjoined under the anti-trust law from interfering with the carrying of the mails and from obstructing interstate This is one of the "Debs" commerce.

24, 1894.)

others, members of the American Railway sion of Utah as a State it was no longer Union, from carrying out their unlawful a "Territory" within the meaning of the conspiracy to interfere with interstate anti-trust act, and the combination was commerce and to obstruct the carrying of not in restraint of interstate commerce, the mails, in violation of the anti-trust and the court therefore had no jurisdiclaw. Preliminary injunction granted. A tion of the offence. demurrer to this bill was overruled.

3.-United States v. Debs et al., 64 Fed. Rep., 724. (Circuit Court, N. D. Illinois, December 14, 1894.)

Proceedings in contempt to punish Debs and others for disobeying an injunction restraining them from interfering with interstate commerce and with obstructing the mails, by means of a conspiracy, in violation of the anti-trust law. Defendants found guilty and punished.

3a.—In re Debs, petitioner, 158 U.S., 564. (United States Supreme Court. May

Proceedings instituted July 2, 1894. Application for a writ of habeas corpus to secure a discharge from imprisonment 7.-United States v. Addyston Pipe and for disobeying an injunction of the Circuit Court for the Northern District of Illinois, restraining Debs and others from conspiring to interfere with interstate commerce, in violation of the anti-trust

Petition for the writ denied.

4.- United States v. Cassidy, 67 Fed. Rep., Cast-Iron Pipe Trust, which attempted to nia. April 1 and 2, 1895.)

Cassidy and others were indicted under section 5440, United States Revised Stat-1.—United States v. Agler, 62 Fed. Rep., utes, for conspiring to commit offences 824. (Circuit Court, Indiana. July against the United States, which acts consisted in a combining and conspiring to Information charging contempt of court restrain trade and commerce between the in disobeying an injunction restraining States, in violation of the anti-trust law, Agler and others from interfering with in- and grew out of the Pullman strike in terstate commerce and obstructing the California. The trial lasted five months mails. Information quashed. It was and resulted in a disagreement of the

> 465. (Circuit Court of Appeals, Eighth Circuit. Feb. 14, 1898.)

Indictment of the members of an association of dealers in coal at Salt Lake City for entering into a conspiracy to regulate cases. the price of coal. Indictment returned 2.—United States v. Elliott, 62 Fed. Rep., Nov. 4, 1895. Moore was tried and con-801; 64 Fed. Rep., 27. (Circuit Court, victed in the District Court of Utah upon E. D. Missouri. July 6 and October this indictment. The Circuit Court of Appeals reversed the judgment of convic-Suit to restrain Elliott, Debs, and tion, for the reason that upon the admis-

6.-United States v. Joint Traffic Association, 76 Fed. Rep., 895; 89 Fed. Rep., 1020; 171 U.S., 505. (Circuit Court, S. D. New York. May 28, 1896.) (Circuit Court of Appeals, Second Circuit. March 19, 1897.) (United States Supreme Court. Oct. 1898.)

Suit instituted Jan. 8, 1896. Bill in equity to enjoin the alleged violation of the anti-trust law by a combination of railroads. The Circuit Court dismissed the bill, and the Court of Appeals affirmed the action of the Circuit Court. These judgments were reversed by the United States Supreme Court.

Steel Company, 78 Fed. Rep., 712; 85 Fed. Rep., 271; 175 U. S., 211. (Circuit Court of Appeals, Sixth Circuit, Feb. 8, 1898.) (United States Supreme Court, Dec. 4, 1899.)

Suit instituted Dec. 10, 1896. Bill in equity to enjoin the operations of the 698. (District Court, N. D. Califor- control the price of cast-iron pipe. The bill was dismissed by the Circuit Court.

# TRUST PROSECUTIONS

The Circuit Court of Appeals reversed the 2.-United States v. Coal Dealers' Associadecree of the Circuit Court and remanded the case, with instructions to enter a decree for the government. On appeal to the Supreme Court the action of the Cir- junction to restrain the operations of a cuit Court of Appeals was affirmed.

8.—United States v. Hopkins et al., 82 Fed. Rep., 529; 84 Fed. Rep., 1018; A temporary injunction was granted. sas. Sept. 2, 1897.) (Circuit Court of Appeals, Eighth Circuit, Dec. 27, (United States Supreme

Court, Oct. 24, 1898.)

Suit instituted Dec. 31, 1896. Bill to restrain the operations of the "Kansas instructions to dismiss the bill.

PRESIDENT MCKINLEY'S ADMINISTRATION --- MARCH 4, 1897-SEPTEMBER 14, 1901.

McKenna, Attorney-General, March 5, 1897, to June 25, 1898; John W. Griggs, Attorney-General, June 25, 1898, to March 29, 1901; Philander C. Knox, Attorney-General, April 5, 1901, to June 30, 1904.]

1.—Anderson v. United States, 82 Fed. Rep., 998; 171 U. S., 604. (Circuit Court, N. D. Missouri. ---.) (Circuit Court of Appeals. Eighth Circuit. ---.) United States Supreme Court.

Oct. 24, 1898.)

Bill in equity to restrain the operations of "The Traders' Live Stock Exchange," of Kansas City, an association formed for the purpose of buying cattle on the market. This suit was instituted June 7, 1897, in the Circuit Court of the United States for the Western District of Mistion of the anti-trust law.

tion, 85 Fed. Rep., 252 (Circuit Court, N. D. California. Jan. 28, 1898.)

Suit brought Dec. 16, 1897. Bill for incombination of coal dealers known as the "Coal Dealers' Association of California."

171 U. S. 58. (Circuit Court, Kan- 3.-United States vs. Chesapeake and Ohio Fuel Company et al., 105 Fed. Rep., 93; 115 Fed. Rep., 610. (Circuit Court, S. D. Ohio. Aug. 31, 1900.) (Circuit Court of Appeals, Sixth Circuit. April 8, 1902.)

Bill filed May 8, 1899, to annul a con-City Live Stock Exchange," organized to tract and dissolve a combination of procontrol shipments of live-stock. The in- ducers and shippers of coal in Ohio and junction was granted, but on appeal the West Virginia, engaged in mining coal and Supreme Court reversed the decree of the making coke intended for "Western ship-Circuit Court and remanded the case, with ment," under agreement to sell the same at not less than a memorandum price, to be fixed by an executive committee appointed by the producers. Defendants enjoined, contract declared illegal, and the combination dissolved. Affirmed by Circuit Court of Appeals. No appeal taken.

> PRESIDENT ROOSEVELT'S ADMINISTRATION, SEPT. 14, 1901-MARCH 4, 1909

[Philander C. Knox, Attorney-General, April 5, 1901, to June 30, 1904; William H. Moody, Attorney-General, July 1, 1904, to Dec. 16, 1906; Charles J. Bonaparte, Attorney-General, Dec. 17, 1906, to March 4, 1909.]

1.—United States vs. Northern Securities Company, Great Northern Railway Company, Northern Pacific Railway Company, et al., 120 F. R., 721; 193 U. S., 197. (Circuit Court, Minnesota. April 9, 1903.) (United States Supreme Court. March 14, 1904.)

This suit was brought on March 10, Decree of temporary injunction 1902, in the Circuit Court of the United was granted and the case appealed to the States for the District of Minnesota, to Circuit Court of Appeals for the Eighth enjoin the defendant, the Northern Secu-Circuit. From there it was certified to the rities Company, from purchasing, ac-Supreme Court of the United States for quiring, receiving, holding, voting, or in instructions upon certain questions, under any manner acting as the owner of any the provisions of section 6 of the act of of the shares of the capital stock of the March 3, 1891 (26 Stat., 828). The Su- two defendant railway companies, and to preme Court reversed the decree of the restrain the defendant railway companies Circuit Court and remanded the case, with from permitting the securities company directions to dismiss the bill, holding that to vote any of the stock of said railways, the acts complained of were not a viola- or from exercising any control whatsoever over the corporate acts of either of said railway companies, it being charged that granted an injunction pendente lite, thus, the securities company was formed for the in effect, making the restraining order perpurpose of acquiring a majority of the petual. capital stock of the two railway companies practically a consolidation of the two companies by controlling rates and restricting and destroying competition, in for the United States District Court for violation of the Sherman anti-trust law. the Northern District of California re-The Circuit Court on April 9, 1903, en-turned an indictment against the Salt tered a decree in favor of the government Trust for having violated the anti-trust as prayed in the petition, and this decree law. On May 12, 1903, the trust pleaded was, on March 14, 1904, affirmed by the guilty and the court sentenced it to pay Supreme Court of the United States.

(122 F. R., 529; 196 U. S., 375.) Suit brought on May 10, 1902, in the meats, from carrying out an unlawful November 1, 1907, dismissed. conspiracy entered into between them- 6.—United States v. General Paper Co. was affirmed January 30, 1905.

3.-United States v. The Federal Salt Company et al.

No appeal was taken from this order. in order that it might in that way effect 4.-United States v. The Federal Salt Company.

> On February 28, 1903, the grand jury a fine of \$1,000, which was paid.

2.—United States v. Swift & Co. et al. 5.—United States v. Jacksonville Whole-

sale Grocers' Association.

A proceeding in equity, instituted on Circuit Court of the United States for the September 12, 1903, in the United States Northern District of Illinois to restrain Circuit Court for the Southern District of the defendants (commonly known as the Florida for the purpose of dissolving a Beef Trust), who are engaged in the buy- combination of wholesale grocers, operating of live-stock and the selling of dressed ing in violation of the anti-trust law.

selves and with the various railway com- December 27, 1904, a bill in equity was panies, to suppress competition and to filed in the Circuit Court of the United obtain a monopoly in the purchase of live- States for District of Minnesota against stock and in the selling of dressed meats. the General Paper Co. and twenty-three A preliminary restraining order was other corporations engaged in the manugranted on May 20, 1902. The defendants facture and sale of paper, alleging that having demurred to the bill, the court, they had entered into a combination and after hearing, on April 18, 1903, overruled conspiracy to restrain trade and commerce the demurrers and granted a preliminary in the manufacture of news print, manila, injunction. The defendants having failed fibre, and other papers by making the to answer, the court, on May 26, 1903, General Paper Co. their common sales entered an order making the decree final agent. On May 11, 1906, the court orand perpetually enjoining the further op-dered judgment in favor of the governerations of the trust. The defendants, on ment, dissolving the combination and af-August 14, 1903, appealed from the final fording all relief prayed in the bill. (See decree of the Circuit Court to the Supreme also Nelson v. United States, 201 U. S., Court of the United States, where decree 92; Alexander v. United States, id., 117.) 7.—United States v. Armour & Co. et al.

After the affirmance by the Supreme Court of the decree of the Circuit Court Suit brought in the Circuit Court of the in United States v. Swift & Company United States for the Northern District of (above referred to) complaints from vari-California, on October 15, 1902, to restrain ous quarters were made to the department the defendants (known as the Salt Trust) that the combination still continued. The from unlawfully combining and conspir-department thereupon began an exhaustive ing to suppress competition in the manu-inquiry before the grand jury for the facture and sale of salt in the States west northern district of Illinois, which reof the Rocky Mountains, in violation of sulted in the return of an indictment on the Sherman anti-trust law. A tempo- July 1, 1905, against Armour & Co., J. rary restraining order was issued on that Ogden Armour, president; Patrick A. Valdate, and the cause coming on for hear- entine, treasurer; Arthur Neekler, gening, the court, on November 10, 1902, eral manager; Thomas J. Connors, superintendent, and Samuel A. McRoberts, Swift & Co.; the Fairban't Canning Co., Justice, special counsel having been apoverruled them with respect to the cor- ing the writs. porations.

8.—United States v. MacAndrews & Forbes Company et al. (149 Fed., 823; 212 U. S., 585.)

In June, 1906, the grand jury returned Jungbluth and Howard E. Young, their Pending. respective presidents, for illegally combin- 10.-United States v. Nome Retail Groing and conspiring to regulate the interstate trade and sale in licorice paste, an found guilty on first and third counts of bination was entered accordingly. indictment, the J. S. Young Company 11.-United States v. Terminal Railroad guilty on first and third counts; verdict of acquittal as to individual defendants. 000. J. S. Young Company fined \$8,000.

U. S., 585.)

These cases grew out of an investigation Armour Packing Co., and Charles W. Ar- District of New York of the American mour, president; Swift & Co., and Louis Tobacco Company and the MacAndrews & F. Swift, president; Lawrence A. Carton, Forbes Company, believed to be violating treasurer; D. Edwin Hartwell, secretary, the anti-trust laws, the matter having been and Albert H. Veeder and Robert C. Mc- brought to the attention of the grand Manus and Arthur F. Evans, agents of jury by the officers of the Department of and Edward Morris, vice-president; Ira pointed for the purpose of investigation N. Morris, secretary of the Fairbank Can- and prosecution. Subpenas duces tecum ning Co.; the Cudahy Packing Co., and were served upon the officers of the com-Edward A. Cudahy, vice-president and gen- panies directing them to produce papers eral manager of the Cudahy Packing Co. and other documentary evidence belong-Against this indictment many preliming to the corporations. They refused to nary objections were urged. All were dis- obey the subpœna to answer questions proposed of in favor of the government, ex- pounded to them. The Circuit Court adcept certain special pleas of immunity in judged them in contempt and committed bar, based upon information concerning them until they should produce the books the matters for which the defendants were and answer the questions. They appealed indicted, which they had given to the to another judge of the same court for Department of Commerce and Labor. The writs of habeas corpus, which, upon hearcourt sustained the pleas so far as the in- ing, were discharged. Upon appeal the dividual defendants were concerned and Supreme Court affirmed the orders deny-

9.-United States v. Metropolitan Meat Company et al.

Bill fined in equity in October, 1905, in the United States Circuit Court for Hawaii, to restrain the operation of alleged an indictment against MacAndrews & unlawful combinations in restraint of the Forbes Company, the J. S. Young Com- trade in beef and beef products. Demurpany, a corporation of Maine, and Karl rer to bill overruled October 2, 1906.

cers' Association.

November 4, 1905, the department diarticle used in the manufacture of plug rected the United States attorney for the and smoking tobacco, snuff, and cigars. Second Division of Alaska to file a bill in Defendants entered pleas of not guilty, equity against the Nome Retail Grocers' with leave to withdraw or demur on or Association, alleging a combination to fix before July 9, 1906. July 9, 1906, de- prices and to suppress competition. Suit murrers filed by all of the defendants, Dec. was promptly instituted, whereupon the. 4, 1906, demurrers overruled. Dec. 19, defendants agreed to the entry of a decree 1906, trial commenced. Jan. 10, 1907, granting all the relief prayed for in the MacAndrews & Forbes Company was petition. A decree dissolving the com-

Association of St. Louis et al.

Petition filed in Circuit Court of United MacAndrews & Forbes Company fined \$10,- States for the Eastern District of Missouri on December 1, 1905, to enjoin the 8A .- The Tobacco Trust Cases. (Hale v. defendant railroads from continuing an Henkel, 201 U. S., 43; McAlister v. unlawful combination entered into between Henkel, id., 90; 149 Fed., 823; 212 them to operate Eads Bridge and Merchants Bridge as a common agency of interstate commerce. Upon disagreement of gaged in the fertilizer business in the case was argued and is awaiting decision. United States-viz., the aforesaid conet al.

et al.

tion and granting the relief prayed.

ber Company et al.

Court of Oklahoma May 4, 1906, for violation of the Sherman Act in restricting competition and maintaining prices in the sale of lumber. May 13, 1907, change of venue granted to Grant county. September 25, 1907, pleas of guilty and fines imposed aggregating \$2,000, which were paid. the Supreme Court of the District of Co-15.—United States v. National Associa-

tion of Retail Druggists et al.

Bill in equity filed May 9, 1906, in the in the sale of ice. Case pending. United States Circuit Court for the District of Indiana against the National Association of Retail Druggists, alleging a combination in restraint of interstate trade in the sale of drugs and proprietary medicines. May 9, 1907, final decree en- Cold Storage Plant, and others, charging tered by agreement, giving the government a combination to apportion territory in all the relief prayed for in the petition.

Chemical Company et al.

for the Middle District of Tennessee, upon Dismissed. information furnished by the Department 19 .- United States v. Alfred M. Gloyd of Justice, returned an indictment against 31 corporations and 25 individuals en-

Circuit judges case was carried to the States of North Carolina, South Carolina, Supreme Court and was remanded by that Georgia, Florida, Alabama, Mississippi, court for further proceedings. Govern- Arkansas, and Tennessee, charging them ment then attempted to secure rehearing with engaging in a conspiracy in violation in the Circuit Court and failed, and ap- of the federal anti-trust act and with conpealed to the Supreme Court, where the spiring to commit an offence against the 12 .- United States v. Allen & Robinson spiracy, in violation of section 5440 of the Revised Statutes. The fertilizer manu-Bill filed in October in United States facturers combined to fix the price of fer-Circuit Court for the District of Hawaii, tilizers in the territory mentioned and to alleging unlawful combination to control apportion the trade among themselves acthe trade in lumber in that Territory. cording to an agreed percentage. July Answers filed January 2, 1906. Pending. 11, 1906, all the defendants appealed to 13 .- United States v. Otis Elevator Co. the Supreme Court of the United States from an order of the Circuit Court of the Bill filed March 7, 1906, in the United Eastern District of Virginia denying the States Circuit Court for the Northern Dis-right of habeas corpus and remanding trict of California against the Otis Eleva- them to the custody of the marshal for tor Co. and a number of other corpora- removal to the Middle District of Tentions and individuals, in which it was al- nessee for trial. The case before the Suleged that they were maintaining a com- preme Court was argued on December 3, bination in restraint of trade in the mat- 1906, and on March 4, 1907, the judgment ter of the manufacture and sale of ele- of the Circuit Court for the Eastern Disvators. June 1, 1906, a decree was en- trict of Virginia was reversed and the tered by consent dissolving the combina- case remanded to that court for further proceedings in accordance with the opin-14.—United States v. F. A. Amsden Lum- ion of the Supreme Court. April 17, 1908, various motions, pleas in abatement, and Indictment returned in the District demurrers filed. July 3, 1908, certain motions and demurrers overruled, plea in abatement allowed, and indictment quashed.

17.—United States v. American Ice Com-

pany et al.

July 12, 1906, indictment returned in lumbia, charging an unlawful agreement to control prices and restrict competition

18 .- United States v. Chandler Ice and

Cold Storage Plant et al.

Sept. 19, 1906, indictment returned in the District Court for the Territory of Oklahoma against the Chandler Ice and the matter of the sale of ice. May 5, 1907, 16 .- United States v. Virginia-Carolina demurrer filed by defendant Groves and overruled. May 20, 1907, demurrer filed May 25, 1906, the federal grand jury by Chandler Ice and Cold Storage plant.

et al.

Sept. 21, 1906, indictment returned

against Alfred M. Gloyd and others in the District Court for the Territory of Oklahoma, charging a combination to maintain prices and restrict competition in the sale of lumber. Dismissed.

20.-United States v. People's Ice and Fuel Company, a corporation, and W. B.

Oct. 23, 1906, indictment returned in the District Court for the Territory of Arizona, charging a combination to control prices and restrict competition in the sale of ice. Jan. 5, 1907, trial commenced. Verdict not guilty as to People's Ice and Fuel Company and company held to next grand jury. Trial of W. B. Lount continued over term. Oct. 16, 1907, plea in bar filed. Oct. 17, 1907, plea in bar sustained.

21.—United States v. Demund Lumber

Company et al.

Oct. 23, 1906, indictment returned in the District Court for the Territory of Arizona, charging a combination to control prices and restrict competition in the granted on application of defendants. Dissale of lumber. Jan. 2, 1907, trial commenced. Verdict of not guilty as to De- 25 .- United States v. Atlantic Investment mund Lumber Company. Jan. 7, 1907, cases against Chamberlain Lumber Company and Valley Lumber Company con- in the United States District Court for tinued over term. May 8, 1907, motion the Southern District of Georgia against made to court to instruct for acquittal. the Atlantic Investment Co. and others, Motion argued and taken under advise- charging a combination in restraint of ment, May 9, 1907, motion sustained and trade and commerce in the matter of the verdict of acquittal returned.

poration, P. T. Hurley and S. J. Tribolet.

Oct. 23, 1906, indictment returned in the District Court for the Territory of Arizona, charging a combination to control prices and restrict competition in the sale oi meats. menced. Verdict of not guilty as to Phœ- trict of Illinois charging a violation of the nix Wholesale Meat & Produce Co. Jan- Sherman anti-trust law by engaging in uary 8, 1907, indictment against Hurley a combination in restraint of trade in the dismissed. fendant S. J. Tribolet. Jan. 12, 1907, Tri- furniture. April 1, 1907, defendant corbolet sentenced to pay a fine of \$1,000. porations entered pleas of guilty, with Jan. 9, 1907, case against Phenix Whole- one exception. May 20, 1907, fines imsale Meat & Produce Co. dismissed. Ap- posed aggregating \$43,000. peal to the Supreme Court of the Terri- E. H. Stafford Manufacturing Co. filed tory of Arizona. Supreme Court affirmed demurrer April 3, 1907. May 31, 1907, decision of lower court. Fine paid.

23.—United States v. Standard Oil Com- entered.

pany of New Jersey et al. (United States Circuit Court, En. Mo., 173 Fed., 177.) (United States Supreme Court, 221 U. S., 1.)

November 15, 1906, bill in equity filed in United States Circuit Court for the Eastern District of Missouri against the Standard Oil Co. and others, in which it is alleged that they are maintaining a combination in restraint of trade in the manufacture and sale of petroleum. gued in Circuit Court April, 1909; decision by unanimous court in favor of the government Nov. 20, 1909. Appealed to Supreme Court; argued March, 1910, reargued January, 1911, and judgment affirmed May 15, 1911.

24.—United States v. T. B. Hogg et al.

December 8, 1906, indictment returned in the District Court for the Territory of Oklahoma, charging a combination and conspiracy in restraint of trade and commerce in the sale of lumber. March 25, 1907, plea of not guilty. Change of judge missed.

Company et al.

February 11, 1907, indictment returned manufacture and sale of turpentine. Feb. 22.—United States v. Phænix Wholesale 18, 1907, four corporations and two in-Meat and Produce Company, a cor- dividuals, defendants to this indictment, entered pleas of guilty, and the court imposed a fine of \$5,000 upon each of the six defendants, making a total of \$30,000.

26.—United States v. American Seating

Company et al.

March 12, 1907, indictment returned in January 7, 1907, trial com- the District Court of the Northern Dis-Verdict of guilty as to de-manufacture and sale of school and church Defendant demurrer overruled and plea of not guilty

27.—United States v. American Seating Company et al.

it is alleged that they are maintaining a bacco. Nov. 7, 1908, decision rendered in furniture. Aug. 15, 1907, decree entered and other corporations. Cross appeals granting perpetual injunction against all were taken to the Supreme Court, where facturing Co., E. H. Stafford, E. M. Staff- gued January, 1911. May 29, 1911, a ford, and E. G. Bentley.

Company and Santa Rita Store Com- 32 .- United States v. E. H. Stafford

April 4, 1907, indictment returned in the district of New Mexico charging a the District Court for the Northern Disviolation of Section 3 of the Sherman trict of Illinois charging a violation of the anti-trust law by engaging in a combina- Sherman anti-trust law by engaging in a tion in restraint of trade. Demurrer filed combination in restraint of trade in the and overruled. Fine of \$1,000 imposed manufacture and sale of school and church on each defendant; total \$2,000. Appeal furniture. Case pending. taken to the Supreme Court of the Terri- 33.-United States v. E. I. du Pont de Netory of New Mexico.

29.—United States v. The Reading Com-Court, En. Pa., 183 Fed., 427.)

Circuit Court for the Eastern District of are maintaining a combination in restraint Pennsylvania to dissolve a combination of trade in the manufacture and sale of among the anthracite coal-carrying roads gunpowder and other high explosives. June and others, alleged to be operating in vio- 21, 1911, a decision was rendered holding lation of the Sherman law. Dec. 8, 1910, combination illegal and ordering its disdecision dismissing petition, except as to solution. Negotiations are now under way Temple Iron Co., which was adjudged ille- for an agreement between counsel as to a gal. Cross appeals taken to Supreme form of decree of dissolution and injunc-Court, where case was argued in October, tion, to be submitted to the court for ap-1911. Awaiting decision.

Frame Company et al.

July 1, 1907, indictment returned in the District Court for the Eastern District District Court for the Eastern Disof Pennsylvania charging a conspiracy to trict of Virginia covering the seizure restrain interstate trade and commerce of 175 cases of cigarettes under Section in the manufacture and sale of umbrella 6 of the Sherman Anti-Trust Act. material, in violation of the Sherman pending. anti-trust law and Section 5,440, R. S. 35 .- United States v. H. D. Corbett Sta-Pleas of guilty entered and fines aggregating \$3,000 imposed.

U. S., 106.)

Bill in equity filed July 10, 1907, by the United States against the American To-March 12, 1907, bill in equity filed in bacco Company and others, in which it was the United States Circuit Court for the alleged that they were maintaining a Northern District of Illinois against the combination in restraint of trade and com-American Seating Co. and others, in which merce in the manufacture and sale of tocombination in restraint of trade in the favor of the government, except as to inmanufacture and sale of school and church dividual defendants and certain foreign defendants, except E. H. Stafford Manu- case was argued March, 1910, and reardecision was rendered sustaining the gov-28,-United States v. Santa Rita Mining ernment on every point.

Manufacturing Company et al.

July 10, 1907, indictment returned in

mours & Co. et al.

July 30, 1907, bill in equity filed in the pany et al. (United States Circuit Circuit Court for the District of Delaware against E. I. du Pont de Nemours & Co. June 12, 1907, bill in equity filed in the and others, in which it is alleged that they proval.

30.-United States v. National Umbrella 34.-United States v. One Hundred and Seventy-five Cases of Cigarettes.

Oct. 28, 1907, information filed in the

tionery Company et al.

Nov. 1, 1907, indictment returned in the 31.—United States v. American Tobacco District Court for the District of Arizona Company et al. (United States Cir- charging a combination in restraint of cuit Court, Sn. N. Y., 164 Fed., 700.) trade. Nov. 4, 1907, demurrer filed. Nov. (United States Supreme Court, 221 14, 1907, demurrers sustained and defendants referred to next grand jury. Oct. 28, 1908, reindicted. Nov. 6, 1908, verdict, 41.—United States v. Joseph Stiefvater not guilty.

36.—United States v. Union Pacific Coal Company et al., 173 Fed., 737.

1908, demurrer filed. March 2, 1908, de- 25, 1910, dismissed. murrer sustained as to first count and 42.—United States v. American Naval overruled as to second count. Dec. 3, 1908, verdict guilty. March 29, 1909, fines aggregating \$4,000 imposed. November, 1909, judgment reversed.

et al.

road Company et al.

Feb. 1, 1908, a bill in equity was filed in Court, where case is now pending. the Circuit Court of the United States 43.—United States v. New York, New Hafor the District of Utah, charging a combination and conspiracy in violation of the Sherman Act on the part of the soarv term, 1912.

39.—United States v. E. J. Ray et al.

Feb. 14, 1908, indictment returned in the Circuit Court for the Eastern District acy in restraint of foreign trade and commerce, in violation of the Sherman Act. 40.-United States v. E. J. Ray et al.

February 15, 1908, indictment returned in the Circuit Court for the Eastern District of Louisiana against seventy-two laborers, charging a combination and conspiracy in restraint of interstate trade and commerce, in violation of the Sherman Act. January 26, 1911, cases consolidated for trial. Verdict of guilty as to three defendants and fines amounting to \$110 imposed.

et al.

Feb. 15, 1908, indictment returned in the United States Circuit Court for the Nov. 20, 1907, indictment returned in Eastern District of Louisiana, charging a the District Court for the District of Utah, combination in restraint of trade and charging a conspiracy to violate and a commerce in the matter of the manufacviolation of the Sherman Act. Jan. 6, ture and sale of plumbers' supplies. June

Stores Company et al. (151 Fed., 834; charge to grand jury, 186 Fed., 592.)

April 11, 1908, indictment returned in 37 .- United States v. Charles L. Simmons the United States Circuit Court for the Southern District of Georgia, charging a Jan. 20, 1908, indictment returned in combination in restraint of trade and the District Court for the Southern Dis- commerce in the matter of the manufactrict of Alabama charging a combination ture and sale of turpentine. May 10, 1909, in restraint of trade and commerce in the verdict guilty as to five individual dematter of the manufacture and sale of fendants. Fines aggregating \$17,500 implumbers' supplies. Dec. 1, 1910, pleas of posed and two defendants sentenced to guilty, and fines aggregating \$265 imposed. three months in jail. Appealed to Cir-38 .- United States v. Union Pacific Rail- cuit Court of Appeals and judgment affirmed. Certiorari granted to Supreme

> ven, and Hartford Railroad Company et al. (165 Fed., 742.)

May 22, 1908, a bill in equity was filed called Harriman lines. June 23, 1911, de- in the Circuit Court of the United States cision by Circuit Court to the effect that for the District of Massachusetts, chargthe roads involved were not competing ing the New Haven Company with comlines and hence the combination was not bining and attempting to combine under a violation of law, Hook, J., dissenting. one common control the various railroad The government has appealed to Supreme and electric railway systems in New Eng-Court. Case set for argument at Janu- land in violation of the Sherman Act. Dismissed June 26, 1909.

44.—United States v. John H. Parks et al. June 16, 1908, indictment returned in the Circuit Court of the United States for of Louisiana against seventy-two labor- the Southern District of New York, chargers, charging a combination and conspir- a combination in restraint of trade in the matter of the manufacture and sale of paper. June 19, 1908, defendants pleaded guilty and were sentenced to pay fines aggregating \$50,000, which were paid.

> PRESIDENT TAFT'S ADMINISTRATION, MARCH 4, 1909.

> [George W. Wickersham, Attorney-General, March 4, 1909.]

> 1.-United States v. American Sugar Refining Company et al.

> Indictment under Sherman law July 1, 1909. A plea of the statute of limitations

was interposed by the defendant, Kissell, which was taken to the Supreme Court, in April, 1910, charging combination to where it was decided in favor of the gov- centrol prices and restrict competition. ernment. (See U. S. v. Kissell, 218 U. S., Case now pending. 601.) Pending.

2.—United States v. Albia Box & Paper

Company et al.

December 7, 1909, indictment returned in Southern District of New York charg- man law filed May 31, 1910, and tempoing combination in restraint of trade in rary restraining order issued on that day paper board. Feb. 7, 1910, all defend- enjoining advances in freight rates in ants pleaded guilty and fines aggregating Western trunk-line territory, which would \$57,000 were assessed.

of Kentucky Feb. 17, 1910, charging con- proposed advances in freight rates, and spiracy to restrain trade. This is the after the passage of the act of June 18, so-called "Night Rider" case, where the 1910, the matter was referred to the Inrestraint consisted in preventing the ship- terstate Commerce Commission. ment of tobacco in interstate commerce after the Interstate Commerce Commisby means of violence and intimidation, sion enjoined the rate advances which the After the overruling of demurrers and temporary restraining order obtained by various pleas in abatement a trial was the department on May 31, 1910, had prehad, and on April 16, 1910, a verdict of vented from going into effect. guilty was returned as to eight of twelve 9.-United States v. Southern Wholesale defendants and fines aggregating \$3,500 imposed. Appealed to Circuit Court of Appeals, argued November, 1911, and awaiting decision.

4.—United States v. Imperial Window

Glass Company et al.

Indictment found in Western Pennsylvania, April 7, 1910, charging combination and conspiracy to enhance the price of window-glass. Demurrers to the Indictment were overruled, and on November 10, 1910, pleas of nolo contendere were entered and fines aggregating \$10,000 and costs were imposed.

trict of Illinois March 2, 1910, charging is nearing completion, and the case will combination to restrain trade in fresh be assigned for an early hearing. meats. Demurrer to indictment sustained June 23, 1910.

6.-United States v. National Packing

Company et al.

Northern Illinois. Bill in equity charging combination in restraint of trade in fresh meats and praying for dissolution and the case is now pending. filed March 21, 1910. Dismissed in order 12.—United States v. Frank Hayne, James to facilitate the prosecution of later criminal case.

7.—United States v. Armour Packing against alleged cotton-pool conspirators, Company et al.

Indictment returned at Savannah, Ga.,

8.—United States v. Missouri Pacific Railroad Company and twenty-four other

railroads.

Petition to restrain violation of Sherhave become effective June 1, 1910. 3.—United States v. John S. Steers et al. Thereupon the railroads, after consulta-Indictment returned in Eastern District tion with the President, withdrew their

Grocers' Association.

Bill in equity charging combination to regulate prices of necessities of life, filed at Birmingham, Ala., June 9, 1910. An agreement was reached between the government and defendant's counsel, and a decree prepared, submitted to, and passed by the court Oct. 17, 1911, perpetually restraining the association, its officers, and members from doing any and all of the acts complained of.

10.—United States v. Great Lakes Towing

Company et al.

Petition filed in Northern District of 5.-United States v. National Packing Ohio on June 19, 1910, against an alleged Company et al. combination of towing facilities on the Indictment returned in Northern Dis- Great Lakes. The taking of testimony

11.-United States v. Chicago Butter and

Egg Board.

Bill asking for dissolution, filed at Chicago, June 13, 1901. A demurrer to the petition was sustained, with leave to amend. An amended bill has been filed,

A. Patten, et al. (180 Fed., 946.)

Indictments returned, New York City, Aug. 4, 1910. Demurrers were sustained

as to certain counts of indictment and which were found simultaneously, the case was argued November, 1911. Await- tween themselves throughout New Enging decision.

Manufacturing Company et al.

Petition filed at Baltimore July 22, 1910, 18.—United States v. Standard Sanitary charging a combination, under cover of a patent licensing arrangement, to restrain competition and enhance prices of enamel tentions.

14.—United States v. Louis F. Swift et al. Indictment returned by the grand jury at Chicago in September, 1910, against ten prominent individuals engaged in the meatbased on contention that anti-trust law ber, 1911. was unconstitutional. Petition dismissed. 20.—United States v. General Electrical Defendants appealed to Supreme Court and gave notice of motion December 4, Trial postponed until December 6.

Rendering Company.

indictment sustained June 23, 1911.

of John Reardon & Sons Company, cuit Court, Oct. 12, 1911. doing business as the Consolidated Rendering Company.

1910, for violation of the Sherman law. paving bricks and paving blocks. Pending. Demurrer to indictment sustained June 22.-United States v. Hamburg-Amerikan-

23, 1911.

17.-United States v. Horatio W. Heath

and Cyrus S. Hapgood.

law. Demurrer to indictment sustained June 23, 1911.

(Note.—In the last three indictments, ber, 1911.

overruled as to others, and the government government charges that the defendants appealed to the Supreme Court, where have attempted to divide territory beland, so as to avoid competition and drive 13 .- United States v. Standard Sanitary out competitors in the hide and rendering business.)

Manufacturing Company et al.

In addition to the above suit in equity (No. 13, supra) indictments were revare. Four volumes of testimony were turned by grand jury at Detroit on Detaken, and case set for argument at Rich- cember 6, 1910, against the same cormond on June 15, 16, and 17, 1911. In porations and individuals charging the a decision rendered Oct. 13, 1911, the same acts. Various demurrers and dilacourt sustained all the government's con- tory pleas have been filed, argued, and overruled, and the case will be heard during the 1911 fall term of court.

19.—United States v. American Sugar Re-

fining Company et al.

A suit in equity was filed in New York packing industry. Defendants have filed on November 28, 1910, against this cornumerous pleas in bar, demurrers, etc., poration, its officers and agents, and its all of which were decided in favor of the owned and controlled corporations, atgovernment, and an early trial will be tacking it as a combination in restraint of Defendants applied to Circuit trade and praying for its dissolution. De-Judge Kohlsaat for writ of certiorari murrers to bill set for argument Decem-

Company et al.

Bill in equity filed at Cleveland, Ohio, 1911, for stay of trial pending appeal. on March 3, 1911, charging a combination in incandescent electric lamps. This suit 15 .- United States v. John Reardon & is the outcome of an extensive investi-Company and Consolidated gation into the electrical industry. Like the enameled-ware combination, it is Indicted jointly by federal grand jury founded on a cross-licensing arrangement at Boston in October, 1910. Demurrer to under patents. A formal decree has been agreed upon between counsel for the gov-16 .- United States v. Ferdinand Sulz- ernment and the defendant companies, and berger, doing business under the name was submitted to and passed by the Cir-

and Horatio W. Heath of Boston, 21 .- United States v. Purrington et al.

Indictment returned in the Northern District of Illinois September 14, 1910. Jointly indicted at Boston in October, charging combination to restrain trade in

ische Packetfahrt Actien Gesellschaft

and others.

Trans-Atlantic steamship pool. Indictment returned in October at Bos- bination of steamship lines regulating ton, charging violation of the Sherman steerage traffic on the Atlantic Ocean, Suit filed Jan. 4, 1911, at New York City. Demurrers to bill set for argument Decem23.—United States v. Eastern Retail Lum- 28.—United States v. Periodical Publishber Dealers' Association.

Suit in equity filed at New York on May 19, 1911, charging the Eastern States Lumber Dealers' Association, its officers and members, with conspiracy in restraint of trade through the instrumentality of black lists and trade agreements.

24.—United States v. Isaac Whiting, John K. Whiting, Charles H. Hood, Edward J. Hood, and William A. Graustein.

Indictment returned by the grand jury at Boston, Mass., on May 26, 1911, charging a combination to restrain trade in milk throughout the New England States. 25.—United States v. Isaac Whiting, John

K. Whiting, Charles H. Hood, Edward J. Hood, and William A. Graustein, and William A. Hunter, secretary of Producers' Co.

May 26, 1911, indictment returned by the grand jury at Boston, Mass., charging a conspiracy to restrain trade in milk throughout the New England States. 26.—United States v. Lumber Secretaries'

Bureau of Information et al.

the Northern District of Illinois, charging that the secretaries of fourteen retail lumbermen's associations, covering twentythree States from Pennsylvania to the Pacific coast, were in a conspiracy by means of a central controlling bureau to control the marketing of lumber by forcing the product through the retailer to the consumer, and restraining the trade of the manufacturer, wholesaler, and consumer, and eliminating competition for the trade of the consumer.

27.-United States v. Philip H. W. Smith et al.

Indictments returned at New York City June 29, 1911, against various individuals, charging violations of Sections 1 and 2 of the anti-trust law through the conduct and operation of the Underground Power Cable Association, Telephone Cable Association, Fine Magnet Wire Association, Wire Rope Manufacturers, Horseshoe Manufacturers' Association, Leaden-cased Rubber Cable Association, and the Rubber-covered Wire Association. To date nearly all the defendants have appeared and pleaded, and fines aggregating \$128,700 have been 35.-United States v. the Colorado and imposed.

ing Company.

Bill in equity filed in New York in June, 1911, against the members of the so-called Magazine Trust.

29.—United States v. Jay B. Pearce et al. Indictment returned against certain manufacturers and jobbers at Cleveland, Ohio, July 19, 1911, for combination and conspiracy in the manufacture and sale of wall paper.

30 .- United States v. Lake Shore & Michigan Southern R. R., Chesapeake & Ohio R. R., Hocking Valley R. R., Toledo & Ohio Central Ry., Kanawha & Michigan Ry., Zanesville & Western R. R., and others.

Bill in equity filed at Columbus, Ohio, Aug. 4, 1911, to enjoin combination and conspiracy in restraint of trade.

31.—United States v. Edward E. Hartwick et al.

Petition filed at Detroit, Mich., Aug. 31, 1911, alleging conspiracy and unlawful restraint of trade on the part of members of the Michigan Retail Lumber Dealers' Association, The Scout Publishing Indictment returned June 23, 1911, in Company, and the Lumber Secretaries' Bureau of Information.

> 32.-United States v. Standard Wood Company et al.

> Petition filed in the Circuit Court at New York City in September, 1911, against the members of the so-called Kindling Wood Trust, praying for injunction against the further carrying into effect of trade agreements and combination and conspiracy to monopolize trade.

> 33.-United States v. Hunter Milling Company, Blackwell Milling and Elevator Company, and Frank Foltz.

> Indictment returned by grand jury to District Court for the Western District of Oklahoma, Sept. 10, 1911, on one count, charging violation of Section 1 of the Sherman Act.

> 34.—United States v. S. W. Winslow, Wm. Barbour, E. P. Howe, Ed. P. Hurd, Geo. W. Brown, and Jas. J. Storrow. Two indictments returned by the grand

> jury at Boston, Mass., Sept. 19, 1911, charging combination, conspiracy, and monopoly in trade in shoe machinery.

Wyoming Lumber Dealers' Associa-

tion and the Lumber Secretaries' Bu- clarify those decisions by further defin-

lumber and its products.

et al.

Petition filed in October, 1911, at St. Court, against the Lumberman's Secre- rule of action and legality thus finally berman Publishing Company, and certain reasonable competition. individuals, alleging conspiracy and combination in the lumber trade.

37.—United States v. United States Steel Corporation and others.

Petition for injunction and dissolution filed at Trenton, N. J., Oct. 27, 1911.

The full text of the message, Dec. 5, nies, and Standard Oil Company. 1911, of which the foregoing was an addenda, is as follows:

TO THE SENATE AND HOUSE OF REPRESEN-TATIVES:

which I shall send to Congress during the two cases were before the Supreme the interval between the opening of its Court for consideration at the same time. regular session and its adjournment for that ought to be brought to the attention of the national Legislature at its first regular session.

The Supreme Court Decisions .- In May last the Supreme Court handed down decisions in the suits in equity brought by the United States to enjoin the further and of the American Tobacco Trust and scope and operation of the anti-trust act were made defendants. of 1890. The decisions do not depart in

reau of Information. ing the already admitted exceptions to Bill in equity filed at Denver, Col., Sept. the literal construction of the act. By 25, 1911, for injunction against defend- the decrees they furnish a useful preceants for conspiracy to restrain trade in dent as to the proper method of dealing with the capital and property of illegal 36.—United States v. Willard G. Hollis trusts. These decisions suggest the need and wisdom of additional or supplemental legislation to make it easier for the entire Paul, Minn., in the United States Circuit business community to square with the taries' Bureau of Information, The Lum- established and to preserve the benefit of

> In view of their great importance to the general public, fuller details are herewith given as to the following prosecutions: American Tobacco Co., American Sugar Co., Beef Trust; Express Compa-

American Tobacco Case.—The The American Tobacco corporations were made the target of the second big "trust" prosecution of recent years. Because the testimony taken in the Tobacco case was not This message is the first of several so extensive as that in the Standard Oil,

The attempt of the government to disthe Christmas holidays. The amount of solve the Tobacco corporation, as violating information to be communicated as to the Sherman anti-trust law, took shape the operations of the government, the on July 19, 1907, when a petition was number of important subjects calling for filed in the United States Circuit Court comment by the Executive and the trans- at New York by the government asking mission to Congress of exhaustive reports that the American Tobacco Company, its of special commissions, make it impossi- officers, directors and affiliated corporable to include in one message of a reations, be prevented and enjoined from resonable length a discussion of the topics straining and monopolizing commerce in tobacco.

The restraints and the monopolies alleged by the government were said to have been obtained by an intricate system of corporate organization. It began in 1890, when the first American Tobacco Company was organized. The new company took over the business of five inmaintenance of the Standard Oil Trust dependent cigarette concerns. At the time the suit was started the merging of other to secure their dissolution. The decisions corporations had so increased that a total are epoch-making and serve to advise the of sixty-five American corporations, two business world authoritatively of the English ones, and twenty-nine individuals,

The government claimed that all these any substantial way from the previous subsidiary organizations were created with decisions of the court in construing and the definite purpose to destroy competition applying this important statute, but they and that they accomplished that purpose. Each step was attacked as a part of an en or extend the combination. The Cirpetitors and secure monopolies.

was to be found in the organization of the combination in the hands of a receiver. had been proper and that no intent to re-pany, the British-American Tobacco Com-

tions, and restrained them from engaging Supreme Court. in interstate or foreign commerce. From The chief-justice gave an extended histhis both the defendants and the govern- tory of the case and the evidence, and, bement appealed to the United States Su- fore applying the remedy as above noted,

The appeals were argued before the Su- tion of the anti-trust act as follows: disintegration.

extend that term by sixty days, was al- first and second sections of the act. lowed to accomplish this disintegration, Again, if it were held that the cor-during which time the defendants were porations, the existence whereof was due enjoined from doing anything to strength- to a combination between such companies

unlawful plan, whose development and cuit Court was instructed, if such disinprogress was advanced, it was charged, by tegration should not have been accomduress, oppression, and unfair methods in-plished within the period allowed, either tended to drive out and keep out com- to prohibit by injunction the movement of the products of the combination in The defendants claimed that nothing interstate or foreign commerce or to put these corporations but the orderly, nat- The Supreme Court reversed the Circuit ural, and legitimate development of a Court to the extent of including within great business. They said the acquisitions its mandate the United Cigar Stores Comstrain trade or monopolize trade had pany and its subsidiaries, and the inprompted the creation of the corporations. dividual defendants in the original case, The Circuit Court decreed that the and it rejected the decree of the lower American Tobacco Company and its vari- court and instructed it to follow the inous subsidiaries were unlawful combina- terpretation of the law laid down by the

discussed the construction and applica-

preme Court, first in January, 1910. "If the anti-trust law is applicable to They were restored to the docket and ar- the entire situation here presented and is gued a second time in January, 1911. For adequate to afford complete relief for the the government Attorney-General Wicker- evils which the United States insists that sham and his special assistant, J. C. Mc-situation presents, it can only be because Reynolds, addressed the Court. For the that law will be given a more comprehendefendants there appeared John G. John- sive application than has been affixed to son, of Philadelphia; De Lancey Nicoll, it in any previous decision. This will be Junius Parker, William B. Hornblower, the case, because the undisputed facts as and Sol. M. Stroock, of New York. On we have stated them involve questions as May 29th following, the Supreme Court to the operation of the anti-trust law not rendered its decision, prepared by Chief- hitherto presented in any case. Thus Justice White, which was unanimous, even if the ownership of stock by the excepting the dissent of Justice Harlan on American Tobacco Company in the acces-grounds similar to those he held in the sory and subsidiary companies and the Standard Oil case. The decision held the ownership of stock in any of those com-American Tobacco Company and all the panies among themselves were held, as was elements composing it, both corporate and decided in the Standard Oil Company case, individual, to be a corporation in restraint to be a violation of the act and all reof trade within the prohibition of the lations resulting from such stock owner-Sherman anti-trust law, and ordered its ship were therefore set aside, the question would yet remain whether the prin-The court remanded the case to the cipal defendant, the American Tobacco Circuit Court with instructions to hear Company, and the five accessory defendthe parties for the purpose of dissolving ants, even when divested of their stock the combination and recreating a new ownership in other corporations by virtue condition which should be in harmony of the power which they would continue with and not repugnant to the law. A to possess, even although thus stripped, period of six months, with discretion to would amount to a violation of both the

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tions of the act.

when bereft of the power which they pos- which various properties were acquired, to cause them to be in and of themselves to the act the broad construction which it within the prohibitions of the act.

giving to the act such a comprehensive the same. and coherent construction as would be adequate to enable it to meet the entire complexity of the particular dealings situation led to what appears to us to which are here involved, and the situation be in their essence a resort to methods of they produce, we think, grow out of a construction not compatible one with the plain misconception of both the letter and other. And the same apparent conflict is spirit of the anti-trust act. We say of presented by the views of the act taken by the letter because, while seeking by a the defendants when their contentions are narrow rule of the letter to include things accurately tested.

of fixing the illegal character of the ori- the great purpose of the act, since it renginal combination which organized the old ders it impossible to apply the law to a American Tobacco Company, asserts that multitude of wrongful acts which would the illegal character of the combination come within the scope of its remedial puris plainly shown because the combination poses by resort to a reasonable construcwas brought about to stay the progress tion, although they would not be within of a flagrant and ruinous trade war. In its reach by a too narrow and unreasonother words, the contention is that as the able adherence to the strict letter. act forbids every contract and combinaending a trade war.

and other companies, was a violation of the But as thus construing the act by the act, the question would remain whether rule of the letter which kills would necsuch of the companies as did not owe their essarily operate to take out of the reach existence and power to combinations, but of the act some of the accessory and many whose power alone arose from the exer- subsidiary corporations, the existence of cise of the right to acquire and own prop- which depends not at all upon combination erty, would be amenable to the prohibi- or agreement or contract, but upon mere purchases of property, it is insisted in Yet further: If even this proposition many forms of argument that the rule of was held in the affirmative, the question the construction to be applied must be would remain whether the principal de- the spirit and intent of the act, and therefendant, the American Tobacco Company, fore its prohibitions must be held to exwhen stripped of its stock ownership, tend to acts, even if not within the literal would be in and of itself within the pro- terms of the statute, if they are within hibitions of the act, although that com- its spirit, because done with an intent to pany was organized and took being before bring about the harmful results which it the anti-trust act was passed. Still fur- was the purpose of the statute to prohibit.

ther, the question would yet remain So as to the defendants, while it is whether particular corporations which argued on the one hand that the forms by sessed as resulting from stock ownership, in view of the letter of the act, exclude although they were not inherently pos- many of the assailed transactions from sessed of a sufficient residuum of power condemnation, it is yet urged that giving either a restraint of trade or a monopo- should rightfully receive, whatever may lization or any attempt to monopolize, be the form, no condemnation should folshould nevertheless be restrained because low, because, looking at the case as a of their intimate connection and associa- whole, every act assailed is shown to tion with other corporations found to be have been but a legitimate and lawful result of the exertion of honest business The necessity of relief as to all these methods brought into play for the puraspects, we think, seemed to the govern-pose of advancing trade, instead of with ment so essential and the difficulty of the object of obstructing and restraining

But the difficulties which arise from the which it is deemed would otherwise be Thus the government, for the purpose excluded, the contention really destroys

This must be the case unless it is postion, it hence prohibits a reasonable and sible in reason to say that for the purjust agreement made for the purpose of pose of including one class of acts which would not otherwise be embraced a litreason, must be applied, and for the pur- fere pointed out that the statute did not pose of including other acts which would forbid or restrain the power to make nornot otherwise be embraced a reasonable mal and usual contracts to further trade construction must be resorted to. That is by resorting to all normal methods, whethapplied and adhered to.

reason. We say the doctrine thus stated the statute to protect. bearing on interstate commerce, and pos- record before. sibly to restrain it."

struction of the statute, it was held in would arise from and the promotion of the the Standard Oil case that as the words wrongs which the statute was intended to restraint of trade at common law and in guard against which would result from the law of this country at the time of giving to the statute a narrow, unreasonthe adoption of the anti-trust act only ing, and unheard-of construction, as illusembraced acts or contracts or agreements trated by the record before us, if possible or combinations which operated to the serves to strengthen our conviction as to prejudice of the public interests by un- the correctness of the rule of construction, duly restraining competition or unduly the rule of reason, which was applied in obstructing the due course of trade, or the Standard Oil case, the application of which, either because of their inherent which rule to the statute we now, in the nature or effect or because of the evident most unequivocal terms, re-express and purpose of the acts, etc., injuriously re- reaffirm. strained trade, that the words as used in Coming, then, to apply to the case be-

eral construction, although in conflict with did have, a like significance. It was thereto say, two conflicting rules of construct er by agreement or otherwise, to accomtion must at one and the same time be plish such purpose. In other words, it was held, not that acts which the statute The obscurity and resulting uncertain-prohibited could be removed from the conty, however, is now but an abstraction trol of its prohibition by a finding that because it has been removed by the con-they were unreasonable, but that the duty sideration which we have given quite re- to interpret, which inevitably arose from cently to the construction of the anti- the general character of the term restraint trust act in the Standard Oil case. In of trade, required that the words restraint that case it was held, without departing of trade should be given a meaning which from any previous decision of the court, would not destroy the individual right to that as the statute had not defined the contract and render difficult, if not imposwords restraint of trade, it became neces- sible, any movement of trade in the chansary to construe those words, a duty which nels of interstate commerce—the free could only be discharged by a resort to movement of which it was the purpose of

was in accord with all the previous de- The soundness of the rule that the cisions of this court, despite the fact that statute should receive a reasonable conthe contrary view was sometimes errone- struction, after further mature deliberaously attributed to some of the expres- tion, we see no reason to doubt. Indeed, sions used in two prior decisions (the the necessity for not departing in this Trans-Missouri Freight Association and case from the standard of the rule of rea-Joint Traffic cases, 166 U.S., 290, and 171 son, which is universal in its application, U. S., 505). That such view was a mis- is so plainly required in order to give taken one was fully pointed out in the effect to the remedial purposes which the Standard Oil case, and is additionally act under consideration contemplates, shown by a passage in the opinion in the and to prevent that act from destroying joint traffic case, as follows (171 U.S., all liberty of contract and all substantial 568), "the act of Congress must have a right to trade, and thus causing the act reasonable construction or else there would to be at war with itself by annihilating scarcely be an agreement or contract the fundamental right of freedom to trade among business men that would not be which, on the very face of the act, it was said to have, indirectly or remotely, some enacted to preserve, is illustrated by the

In truth, the plain demonstration which Applying the rule of reason to the con- this record gives of the injury which

the statute were designed to have, and fore us the act as interpreted in the

Standard Oil and previous cases, all the petitors would make success possible. We difficulties suggested by the mere form in say these conclusions are inevitable, not become of no moment. This follows be- aggregated by the combination, not because, although it was held in the Stand- cause alone of the many corporations ard Oil case that, giving to the statute a which the proof shows were united by rereasonable construction, the words re- sort to one device or another. a result of the reasonable construction tablished by the following considerations: within the spirit or purpose of the pro- parties to that combination. hibitions of the law, without regard to the B .- Because, immediately after that statute.

which the assailed transactions are clothed because of the vast amount of property straint of trade did not embrace all those not alone because of the dominion and normal and usual contracts essential to control over the tobacco trade which acindividual freedom and the right to make tually exists, but because we think the which were necessary in order that the conclusion of wrongful purposes and ilcourse of trade might be free, yet, as legal combination is overwhelmingly es-

which was affixed to the statute, it was A.—By the fact that the very first orpointed out that the generic designation ganization or combination was compelled of the first and second sections of the law, by a previously existing fierce trade war, when taken together, embraced every con- evidently inspired by one or more of the ceivable act which could possibly come minds which brought about and became

garb in which such acts were clothed. combination and the increase of capital That is to say, it was held that, in view which followed, the acts which ensued of the general language of the statute and justify the inference that the intention the public policy which it manifested, existed to use the power of the combinathere was no possibility of frustrating tion as a vantage ground to further mothat policy by resorting to any disguise nopolize the trade in tobacco by means or subterfuge of form, since resort to rea- of trade conflicts designed to injure others, son rendered it impossible to escape by either by driving competitors out of the any indirection the prohibitions of the business or compelling them to become parties to a combination—a purpose whose Considering, then, the undisputed facts execution was illustrated by the plug war which we have previously stated, it re- which ensued and its results; by the snuff mains only to determine whether they es- war which followed and its results and by tablish that the acts, contracts, agree- the conflict which immediately followed ments, combinations, etc., which were as- the entry of the combination into England sailed were of such an unusual and wrong- and the division of the world's business ful character as to bring them within the by the two foreign contracts which enprohibitions of the law. They were, in sued; by the ever-present manifestation our opinion, so overwhelmingly shown which is exhibited of a conscious wrongfrom the undisputed facts that it seems doing; by the form in which the various only necessary to refer to the facts as transactions were embodied from the bewe have stated them to demonstrate the ginning, ever changing but ever in subcorrectness of this conclusion. Indeed, the stance the same, now the organization of history of the combination is so replete a new company, now the control exerted with the doing of acts which it was the by the taking of stock in one or another obvious purpose of the statute to forbid, or in several, so as to obscure the result so demonstrative of the existence from the actually attained, nevertheless uniform, beginning of a purpose to acquire domin- in their manifestations of the purpose to ion and control of the tobacco trade, not restrain others and to monopolize and reby the mere exertion of the ordinary right tain power in the hands of the few who, to contract and to trade, but by methods it would seem, from the beginning contemdevised in order to monopolize the trade plated the mastery of the trade which by driving competitors out of business, practically followed; by the gradual abwhich were ruthlessly carried out upon scrption of control over all the elements the assumption that to work upon the essential to the successful manufacture of fears or play upon the cupidity of com- tobacco products, and placing such control in the hands of seemingly independ- Leading as this does to the conclusion ent corporations, serving as perpetual that the assailed combination in all its barriers to the entry of others into the aspects—that is to say, whether it be tobacco trade; by persistent expenditure looked at from the point of view of stock of millions upon millions of dollars in ownership or from the standpoint of the buying out plants, not for the purpose of principal corporation and the accessory utilizing them, but in order to close them or subsidiary corporations viewed indeup and render them useless for the purpendently, including the foreign corpora-poses of trade; by the constantly recurtions in so far as by the contracts made ring stipulations, whose legality, isolated by them they became co-operators in the ly viewed, we are now considering, by combinations—comes within the prohibiwhich numbers of persons, whether manu- tions of the first and second sections of facturers, stockholders, or employes, were the anti-trust act, it remains only finally required to bind themselves, generally to consider the remedy which it is our for long periods, not to compete in the duty to apply to the situation thus found future.

Indeed, when the results of the undisputed proof which we have stated are 1908, suit was brought by the United fully apprehended, and the wrongful acts States government against the American which they exhibit are considered, there Sugar Refining Company of New York to comes inevitably to the mind the convic- enforce the payment of duties alleged to tion that it was the danger which it was have been evaded on imports of raw sugar deemed would arise to individual liberty by means of scale manipulation in the and the public well-being from acts like weighing houses in Brooklyn. It was those which this record exhibits which charged that the company had systematled the legislative mind to conceive and ically defrauded the customs from 1901 to enact the anti-trust act, considerations down to the close of 1907 and that the which also serve to so clearly demonstrate duties evaded amounted to several million that the combination here assailed is with-dollars. In a test case tried in New York in the law as to leave no doubt that it is the jury brought in a verdict March 5,

the conclusions which in our opinion are arations to press the other cases to trial, plainly deducible from the undisputed but the company, which practically adacts, we have not paused to give the reamitted the justice of the claims, settled sons why we consider, after giving them by paying \$2,269,897 in cash to the United great consideration, that the elaborate States treasury, April 29th. arguments advanced to give a different complexion to the case are wholly devoid and eight of its individual officials and asof merit. brevity, moreover, stop to examine and eral grand jury in New York, charged discuss the various propositions urged in with being involved in the loan of \$1,250,the argument at bar for the purpose of 000 made to Adolf Segal, of Philadelphia, demonstrating that the subject-matter of which resulted, it is alleged, in the elimthe combination which we find to exist and ination of the latter's Pennsylvania Sugar the combination itself are not within the Refining Company as a competitor of the scope of the anti-trust law, because when Sugar Trust. The indictments charge a rightly considered they are merely mat-violation of the criminal clause of the ters of intra-State commerce, and there- Sherman anti-trust law making it a misfore subject alone to State control. We demeanor to engage in a conspiracy to rehave done this because the want of merit strain trade and commerce. in all the arguments advanced on such subjects is so completely established by taken in New York, by a subcommittee the prior decisions of this court, as point- of a Congressional committee appointed ed out in the Standard Oil case, as not to investigate the American Sugar Refinto require restatement.

to exist.

The American Sugar Case.—In October, our plain duty to apply its prohibitions. 1909, awarding the government \$134,116. In stating summarily, as we have done, The federal officials thereupon began prep-

> The American Sugar Refining Company We do not for the sake of sociates were indicted July 1 by the fed-

> > From July, 1911, much testimony was ing Company, concerning the long war

the secret manipulations of the trust.

having made the combination from either of the inspection. conspiring to depress the price of cattle cup's injunction.

Bureau of Corporations, submitted a repacking companies, showing that they purchased practically all of the cattle sold they supplied the bulk of the fresh meat sold east of Pittsburgh; and that they the ownership of private cars. The quesin this report, owing to the grand jury's pany announced a voluntary dissolution. investigation. On the findings of the latter the federal Department of Justice in-Court at Chicago, discharged the sixteen Manufacturing Company. ment as to the corporations.

under the title of The Jungle, a descrip- ninety days' notice. tion of conditions in "Packingtown" The company was capitalized at \$120,-

fare of the great sugar interests, and as- (Chicago), and on reading it President tounding revelations were made touching Roosevelt sent special commissioners to investigate Sinclair's statements, which the Beef Trust Case.—In 1902 numerous commissioners reported as being fully sus-Western shippers of cattle began to com- tained. While this verification was in plain of various discriminations against progress, the United States Senate passed them by large meat packers who they a Meat Inspection Act drafted by the claimed had combined into an organiza- Department of Agriculture, but the meastion to monopolize the beef market. The ure was opposed in the House till concomplaints increased to such an extent siderably amended, and when finally during 1903 that in 1904 Judge Peter S. passed (approved June 30, 1906) it pro-Grosscup, of the United States Circuit vided for a thorough inspection of meat Court at Chicago, issued an injunction products "from the hoof to the can," and restraining the packers charged with that the government should pay the cost

In 1908 the government made known or to raise the price of beef. In March its intention to institute a further invesof the latter year, Congress ordered an tigation of the packing companies, and, investigation of the packing concerns, and, after two years of preparation, obtained while this was in progress, the federal an indictment in Chicago against the Nagrand jury at Chicago began an inquiry tional Packing Company, and filed a bill into the methods of the alleged trust, on in equity for its dissolution, as an orthe grounds of having violated the Sher- ganization operating in restraint of trade, man anti-trust law and also Judge Gross- both in March, 1910. In September following, criminal indictments were found Commissioner Garfield, of the federal against the leading packers in Chicago, who operated 721 branch plants, under a port of his investigation of six leading charge of "maintaining a combination and unlawful conspiracy in restraint of interstate commerce and a monopoly in cattle, in the principal Western markets; that sheep, and hogs, and in the sale of fresh meats."

On March 26, 1912, the jury found the derived a great advantage and profit from defendants not guilty of violating the criminal section of the Sherman law. tion of a combination was not touched June 17, 1912, the National Packing Com-

International Harvester Companies .-The International Harvester Company of stituted suits against the packing com- New Jersey, incorporated at Trenton, Aug. panies complained of; in 1905 four offi- 12, 1902, was a combination of the McCorcials of the companies pleaded guilty to mick Harvesting Machine Company; the soliciting and receiving rebates from rail- Warder, Bushwell & Glessner Company, roads; and in 1906 Judge J. Otis Hum- the Deering Harvester Company, the Milphreys, of the United States District waukee Harvester Company, and the Piano Subsequently defendants, upholding the immunity pleas it absorbed several other harvester confiled by the defendants as individuals and cerns, among them the Aultman & Miller denying it as to the corporations; in other Buckeye Company and D. M. Osborne & words, he directed the jury to render a Co. It was agreed at the time of organiverdict in favor of the defendants as to zation that the voting trust was to run the individuals and in favor of the govern- until Aug. 1, 1912, unless a majority of the trustees should agree to terminate it. Early in 1906 Upton Sinclair published, which could not be done on less than

000,000, of which \$60,000,000 was paid in the federal Department of Justice, having cash. The other \$60,000,000 of stock was in view a voluntary reorganization of the issued for real estate, plants, and physi- company in conformity with the law, and cal inventories. All the stock of the compending the result of conferences a dispany, except eighteen shares, held by the solution suit threatened by the governdirectors, was deposited with the voting ment was held in abeyance. On April trust, of which George W. Perkins, Cyrus 30, 1912, however, the government began H. McCormick, and Charles Deering were suit against the company in the United the trustees.

tention of the Department of Justice since restraint of trade and asking that it be 1906, when the Townsend report was filed. dissolved. The petition named seven cor-The next year papers were prepared by the porations and eighteen individuals as begovernment in a suit against the corpora-ing the responsible heads of the corporation, but this action was held in abeyance tien-viz .: pending the outcome of proceedings brought in the Missouri Supreme Court on ternational Harvester Company of Amer-Nov. 11, 1907, by Herbert S. Hadley, the ica, International Flax Twine Company, attorney-general of Missouri. That State Wisconsin Steel Company, the Wisconsin sought to oust the Harvester company for Lumber Company, Illinois Northern Rail-alleged violation of its anti-trust laws. way, the Chicago, West Pullman & South-Among the allegations in the complaint ern Railway Company, Cyrus H. McCorwas the charge that the International mick, Charles Deering, James Deering, Harvester Company of America was main- John J. Glessner, William H. Jones, Harparent corporation, as a separate corpor- gar A. Bancroft, George F. Baker, William ate entity for the sole purpose of making J. Louderback, Norman B. Ream, Charles sales of all of the parent company's prod- Steele, John A. Chapman, Elbert H. Gary, ucts, and that, with the object of prevent- Thomas D. Jones, John P. Wilson, William ing competition and giving the New Jersey L. Saunders, and George W. Perkins. company a monopoly of the business, the President Cyrus H. McCormick, denying International Harvester Company of the government's charges, said:

America compelled its retail dealers in "More than six years ago the company International Harvester Company.

vester Company of America \$50,000, methods has been made to it by the govmust be paid on or before Jan. 1, 1912, frank discussion of the whole situation and that if the company should prove has been had between the representatives had ceased all connection with the Inter- honest desire on both sides to avoid litinational Harvester Company of New Jergation. Some plan may yet be found sey, which the court held to be unlawful, which will obviate the necessity of any the ouster of the International Harvester protracted litigation by satisfying the Company of America from the State of claims made under the Sherman act with-Missouri would be suspended. The fine out seriously impairing the economic adwas subsequently reduced to \$25,000, and vantages and benefits secured by the orconstitutionality of the Missouri law.

Meanwhile negotiations were begun between the parent Harvester company and 1, 1911, the Interstate Commerce Com-

States District Court at St. Paul, Minn., The Harvester "trust" occupied the at- charging it with being a monopoly in

International Harvester Company, Intained by the New Jersey company, the old F. McCormick, Richard F. Howe, Ed-

each county of the State of Missouri to asked for its investigation by the United handle and sell only the products of the States government, and opened all its books and records for inspection, and fur-On Nov. 14, 1911, the Supreme Court nished all information requested. No sug-of Missouri fined the International Har- gestion of any change in its business Further, the court ruled that the fine ernment at any time. Recently a full and to the court by March I, 1912, that it of the government and the company in an in the following month a writ of error ganization of this company. No form of was granted, allowing an appeal to the reorganization, however, was suggested United States Supreme Court to test the by the government that seemed practically possible."

Express Companies Inquiry.—On July

mission issued an order directing a thor- a petition in equity against the company ough investigation into the methods of and its seventy constituent corporations doing business and the tariff charges of and partnerships and seven individual perpractically every large express company which is an interstate carrier in the United States. In its order the commission state trade. Frank B. Kellogg of St. Paul said that complaints had been made against the express companies that their rates, classifications, etc., are in violation of the Interstate Commerce Act. The inquiry was ordered "to determine whether such rates, classifications, regulations, or practices, or any of them, are unjust or unreasonable. or unjustly discriminatory, or unduly preferential or prejudicial, or otherwise in violation of any of the provisions of said act, and to determine the manner and method in which the business of said express companies and each of them is conducted."

The common carriers specifically named in order are the following: Adams Express Company, American Express Company, Borough Express Company, Boston & Worcester Despatch, Canadian Express Company, Canadian Northern Express Company, Dart & Co.'s Express, Davenport & Mason's Express, Dodds & Childs Express Company, Dunlap's Express Company, Earl & Prew's Express, Globe Express Company, Great Northern Express Company, Knickerbocker Express Company, Manhattan Delivery Company, Morris European and American Express Company, National Express Company, New England Despatch Company, New England Express Company. New York and Boston Despatch Express Company, Northern Express Company. Pacific Express Company, Southern Express Company, United States Express Company, Wells, Fargo & Company, Westcett Express Company, Western Express Company, together with the individuals doing business under these firm names, whether their names appear in the name of the company or not.

Immediately after the issue of the order nearly all the companies announced a reduction of tariff rates to take effect Aug. 1st following.

Standard Oil Case.—On Nov. 15, 1906, the Attorney-General of the United States began proceedings against the Standard

sons, asking that the combination be declared unlawful and in restraint of interwas appointed special prosecutor, assisted by Charles B. Morrison of Chicago, Frank H. Poole and J. H. Graves of the Department of Justice, W. H. Higgins of Minneapolis, and C. A. Severance of St. Paul. The defence was led by John G. Milburn of New York. The decision in the case was announced in St. Louis and St. Paul Nov. 20, 1909, the government winning a complete victory. In an opinion written by Judge Walter H. Sanborn of St. Paul and concurred in by Judges Van Deventer, Hook, and Adams, with a special concurring opinion by Judge Hook, the United States Circuit Court for the Eastern District of Missouri declared the Standard Oil Company of New Jersey an illegal combination, operating in restraint of trade, and ordered its dissolution within thirty days. The decree, unless suspended by an appeal to the United States Supreme Court, was to be followed by an injunction restraining the company from further continuance of its business under its existing formation. of the decision is in the following excerpt from Judge Hook's concurring opinion:

"The principal conclusions, upon which we are all agreed, may be briefly stated as follows: A holding company-owning the stocks of other concerns whose commercial activities, if free and independent of a common control, would bring them into competition with each other-is a form of trust or combination prohibited by section 1 of the Sherman Anti-Trust Act.

"The Standard Oil Company of New Jersey is such a holding company. defendants who are in the company are enjoined from continuing it and from forming another like it. The holding company is enjoined from exercising the rights of a stockholder in the subordinate companies, and they are enjoined from allowing it to do so or to benefit therefrom in the way of dividends.

"It is thought that with the end of the Oil Company of New Jersey under the combination the monopoly will naturally Sherman Anti-Trust Act by filing in the disappear, but lest, instead of resulting United States Circuit Court in St. Louis that way, the monopoly so wrongfully

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of the physical properties and instrumention complained of was in restraint of talities by which it is maintained in the interstate commerce and therefore under hands of a member of the combination the inhibition of the statute. and the liquidation and retirement from White and Brewer then held that the business of the other members, it is held combination complained of was an "unthat such a course would violate the reasonable" restraint of commerce, and decree."

From the decision of the United States fore the full court, in January, 1911.

prepared by Chief-Justice White.

The decree of the Circuit Court for the gument on which the judgment was based. ants in the government's suit.

The two modifications of the decree of the Circuit Court were that the period for execution of the decree is extended from sidiary of the Standard Oil Company, thirty days to six months, and the in- which was convicted June 1, 1907, of havjunction against engaging in interstate ing violated the Texas anti-trust law, paid commerce on petroleum and its products a fine of \$1,808,753 to the State of Texas pending the execution of the decree was va- April 24, 1909. cated. This latter modification is made ness for such a time.

This decision, therefore, is a practical re- 1903, to March 1, 1905. versal of the position taken by the court cases under the Sherman law.

gained be perpetuated by the aggregation Standard Oil Company, that the combinaso brought itself under the ban of the law.

Justice Harlan sharply criticised the Circuit Court in St. Louis, the Standard majority of the court for taking this po-Oil Company appealed to the United States sition. He declared it to be a menace to Supreme Court, where it was first argued the institutions of the country. He said in March, 1910, and for a second time, be- it was amending the Constitution by judicial interpretation, and was unjustified. On May 15 following, the decision of the And he asserted that one of the greatest court was announced, the opinion being dangers to the country was the willingness of the courts to take such action.

In compliance with the decree of the Eighth Circuit directing the dissolution Supreme Court, the Standard Oil Comof the Oil Trust was affirmed, with minor pany of New Jersey, on Aug. 1st followmodifications in two particulars. So far ing, notified its 6,000 stockholders that as the judgment of the court was con- they would receive their pro rata share of cerned the action was unanimous, but its holdings of the stocks of the thirty-Justice Harlan dissented from the argu- three subsidiaries which were co-defend-

The Waters-Pierce Oil Company, a sub-

On Aug. 27, 1906, ten indictments condistinctly in consideration of the serious taining 6,428 counts were returned against injury to the public which might result the Standard Oil Company of Indiana by from the absolute cessation of that busi- two federal grand juries in the United States District Court, Chicago, for al-Broadly speaking, the Supreme Court leged violations of the act approved Feb. determined against the Standard Oil Com- 19, 1903, known as the Elkins rebate law. pany on the ground that it was a combi- The charge was that the defendant's nation in unreasonable restraint of inter- property was transported by the Chicago state commerce. For the first time since & Alton railway at rates less than those it has been construing the Sherman Anti-named in the carrier's tariff schedules, trust Act the court took that position, published and filed with the Interstate and thus definitely read the word "un- Commerce Commission as required by law. reasonable" into the law. It was on this The offenses were alleged to have been ground that Justice Harlan dissented committed during the period from Sept. 1,

Judge Kenesaw M. Landis of the United in the trans-Missouri case, one of the first States District Court at Chicago decided Jan. 3, 1907, adversely to the demurrer of In that case Justice White joined with the Standard Oil Company to the indictthe late Justice Brewer in a dissenting ments. The indictment under which the opinion, while Justice Harlan was with trial began March 4 contained 1.903 the majority of the court. That decision counts, each charging the movement of a held, as Justice Harlan held regarding the car of oil either from Whiting, Ind., to

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East St. Louis, Ill., or from Chappell, Ind., (five cents per ton) would cost them, were withdrawn from the consideration of the additional cost, but also making a furthe jury on grounds not going into the ther profit. A resolution was introduced ultimate questions involved in the case. On 1,462 counts the verdict returned by the jury April 13 was "guilty." Aug. 3d Judge Landis pronounced judgment and sentenced the defendant company to pay a fine of \$29,240,000, the maximum penalty under the law.

July 22, 1008, the United States Circuit \$15.000.000. Court of Appeals, to which the Standard Oil Company of Indiana carried its case, ruled that the fine imposed was illegal. The principal reasons given for this decision were that the trial court abused the Bureau of Labor, full information its discretion in the post-trial investigation which was held after the conviction and profit included in the present high of the Standard Oil Company of Indiana prices of anthracite coal." and by measuring the amount of the fine by the ability of the parent corporation- taken on June 18, 1912, when the Interthe Standard Oil Company of New Jersey state Commerce Commission instituted -to pay; that the trial court was in proceedings against 214 railroad com-error in excluding evidence of knowledge panies, the investigation involving not and intent on the part of the defendant in only freight rates, but, indirectly, the enthe acceptance of rebates; that the trial tire schedule of coal prices and methods court erred in the manner of computing of production and distribution; indicatthe number of offences. The court remand- ing that this investigation would be foled the case for a new trial.

B. Anderson of the United States District the railroads constituting the monopoly. Court, Feb. 23. 1909, and March 10 the case in accordance with the law as con- Delaware, Lackawanna, and tablished or fixed rate of 18 cents between Whiting, Ind., and St. Louis, Mo., a deviolation of the Elkins Act.

the chief of which was an advance in the retail price of coal of twenty-five cents per ton, or ten cents per ton more than the increase in wages (ten cents per ton) and the estimated additional expense the following report of the results of my

to St. Louis, Mo. On the trial 441 counts thus not only forcing the public to pay in the House of Representatives (May 29, 1912), as follows:

"Whereas, The increase in the benefit to the anthracite-coal miners is approximately \$5,000.000 under the recent compromise agreement, while the increase to the general consumers will approximate

"Therefore, Be it resolved, that the Secretary of Commerce and Labor be and he is hereby directed to obtain and report to the House of Representatives, through concerning the different elements of cost

Another governmental probing step was lowed by orders demanding needed reforms The second trial began before Judge A. and the abolition of unjust practices by

On June 21, 1912, the Interstate Com-Court ordered the jury to find the de-merce Commission rendered an initial defendant compan- not guilty on the ground cision against the trust on the complaint that the government had not proved its of the Marion Coal Company against the strued by the Circuit Court of Appeals. Railroad Company, holding that present The government had failed, declared the rates of transportation were excessive and judge, to establish the very foundation of unreasonable, and ordering the railroad the charge against the Oil company in company to put into effect before Aug. 15 failing to prove that there was any es- a reasonable schedule, the order directing a substantial decrease from existing rates.

Authors of the Sherman Law.-Senator viation from which was necessary to a John Sherman was not the author of the famous Sherman Anti-Trust Law. He in-Coal Trust .- A strike of anthracite- troduced a bill, of which only the enacting coal miners was settled in June, 1912, by clause, as first drawn, was retained by the operators making various concessions, the Congress. On July 21, 1912, Mr. Albert H. Walker, a distinguished lawyer wages. Immediately after this settlement of New York and author of The History the operators announced an increase in of the Sherman Law, addressed the following communication to Senator Moses E. Clapp:

In pursuance of your request, I submit

# THE TRUST QUESTION

the Senate Judiciary Committee, relevant approved by President Harrison. to the authorship of the Sherman law of July 2, 1890.

That statute was drawn in the Judiciary Committee in the latter part of early in December, 1889, but Senator Sherman took no part in framing the substitute, which was drawn by the Judiciary Committee. That committee Senator Hoar wrote all of Section 7, and galls, Hoar, Wilson of Iowa, Evarts, Coke, tion 8. Vest, George, and Pugh. All of its members participated in the consideration of the framing of the statute as it was re- MAN ANTI-TRUST LAW.

investigations in the office of the secre- ported by the committee, which is the tary of the Senate and in the room of exact form in which it was enacted and

> The eight sections of the statute were written by the following Senators in the

following proportions:

Senator Edmunds wrote all of Sections March and the first part of April, 1890. 1, 2, 3, 5, and 6, except seven words in It was based on the bill which Senator Section 1, which seven words were writ-Sherman introduced as Senate bill 1 ten by Senator Evarts. Those are the words, "in the form of trust or otherwise."

Senator George wrote all of Section 4. was composed of Senators Edmunds, In- Senator Ingals was the author of Sec-ALBERT H. WALKER.

For a more detailed account see SHER-

#### THE TRUST QUESTION

The author of the following article, spell danger to business generally; and For a number of years he practised law tacks upon the trusts, yet oppose them. in his native town and in Chicago. In These two classes together make up have attracted the widest attention.

ground on which thoughtful men can meet a score of years had been spent in merely on the trust question? By "thoughtful manœuvring for a sectional or party admen" I do not mean the few men who have vantage. Can these men in the business utilized our corporation policy to amass world, unallied with the trusts except in unexampled fortunes or build up unex- a common fear, and these men among ampled power; they would not voluntarily the masses, unallied with the trust quessurrender anything that would limit their tion as a mere football in politics, be power. Nor do I mean the political brought to a common ground with relaleadership that looks only and always for tion to the trusts? If they can, it will what is obviously popular; that leader- be within their power to settle the trust ship can only be enlisted in a cause that question without any considerable peril to has shown itself to be obviously popular, business; and to settle it so it will stay What I mean by "thoughtful men" are settled by settling it right. the men in what is called the "business" Just now our more active politicians world who are unallied with the trusts, are demanding that "big business be except as unwise attacks on the trusts eliminated from politics"; and to that

Judge Peter S. Grosscup, was born in Ash- the intelligent masses, outside the "busiland, Ohio, in 1852 and educated in Witten-ness" world, who, without expectation of berg College and the Boston Law School, political advantage personally out of at-

1892 he was appointed United States the jury that decides the issue, whenever judge for the Northern District of II- a real issue in this country is once made linois and in 1899 judge of the United up and presented. And by "common States Circuit Court of Appeals. His ground" I mean the ground that men resignation from this office took effect on come to occupy when, escaping mere self-October 23, 1911. During his occupancy interest, on the one hand, and mere selfof the bench Judge Grosscup has rendered ambition, on the other, they get down to decisions in various important cases which the concrete right and wrong of the thing involved; as, for instance, the ground taken by the Republican party in 1856 The Trust Question.-Is there common and 1860 on the slavery question, after

enia numier of "means" are nut or mir utily for ari-til to ular election of Unit i States S-mat is, initiative and per autium, perulat primares, ar i the like. But will any of these or all toand the error of captiel cut, change big lossy as from fast what it is now, or were it is a w, with its own peculiar a less to milities extint her are that the fill if operation world be changed and ti. gram into the list in The thilesmin that unlimbe this ismand is. the statement of the property at i imate'n t'e enemy i p pries rights. agenet of the event happing known to related as make the rate it a religion es the first gas have to be fits of a t. er i in til då det ef til Soltman Alt TIT TO THE THE PLANTS AS A MISKEL of mutting its and analysis a today was of voluties, but out of his less also. Is i. Parilis rit sipili Dra i ingladi. to its rungers, that the society we are tiat tils iam of No till po must be transit to an end along the hig shings carrot is 2 m orders in his ways. N's so pushed to its bulled end-deit in the sir es a m re n'oltmar-it mans that big insides, migrature may be the immitte eff to fittee moraments, will some again attain for indian it willtils and its fall solic to the light se world, is and relative publication our r z. .. =1111, est tile det i mt =151. nut one and inverse cannot be kept dangling in the air.

let us see, then, if those is not commil ground, with the control of the control of of the color of the interestal אינוס מא, קדולים לל לפ די אינויים. The section is large questions to is tion for I minustry facts that much to be the level. The other face are morely suck Park. Then the East of these femitur 2 facts I think to can agree That the seat of the political map sto and the . ... . f ... ri-war political and eacring is universation to the grown was no ns of themsels better seem until within tin liferit e li tiba y rotupast of uno victors -the industrial power of this country in ti . bas is. aprariativ. .: a :-- w.v. -b., here areased out of it half lived fortitle bitte lefter logmet if. I speik n month of the plenomena: what is its place in the world of sur- and effort as a unitor's entire wealth, and would re-

a matter of fact it is both cause and effect is another matter. But even as presented it carnet be fully understood until the esonomic instrumentality and ma binery tirturi which "cause" is transformed into "effect" is more clearly unierst .d. To bring out this economic instrumentality let me use a couple of similes.

Maisture is the water in the air that the atmosthere has gathered from the s as and "savoi." so to speak, for the time being, from going into the earth er lak into the stas. What the indivinal men ari wemen of our ninety millions are able to lay aside yearly from their in the after a liting las been derivel. Blar be a mrared to this moisture er tellarar lar after day from the earth: ard what is it is it to war of deposit and investment with these gathered savings of the new le compared with t e pre initation tack to earth of this moisture in the form of rain.

This gati-ring of the surplus financial resources is universal—as universal as the gathering of m isture in the air: is taking viale in the r-mate farms and villages as well as in the cities, among the people in the Crimery walks of life as well as am ng these whom we call successful. And the precinitation back to earth in the form of lank lengsits and personal invising his is equally universal, both as to place and as to people. Now some of this pre initiation. like the rain, remains where it falls, absenced in legal investments or in the nurture of local enter prise. But a larger part. Eks the rain egain, rurs off in the form of bank der sits, first into the smaller rivulets of the soal lacks, then into the larger streams of the releasoning eity banks. and then again into the rivers that empty into the a metro's creat financial reserwirs. The an impletions in New York. Oli agn. Boston. Pilla i-Inhia, and other finat al centres are eliefy what the rivers brought four from the creeks. what the creeks brought down from the richets, what the ter thousand rivulets gathered up from every countryside. These surrius savings of the country retresent more than fourteen billions of illars, or hearly operatenth of the

build and equip the greatest portion of the people in the ordinary walks of life the country's railroad system, including that the great so-called national "money terminals. All this is in a state of flux. power" utilizes. It is on this capital "Lift thou up thy rod and stretch out of the people, but under the power of thine hand over the sea" was the com- this so-called "money power," that the mand given to Moses from which power great enterprises of to-day rest. This is over the waters issued. There are a few the first dominating fact in the industrial private offices, apparently, that hold the problem. men who exclusively possess this power The second dominating fact, just as over the financial waters that make up much a proposition of fact as the first, the country's financial resources.

difference between what we call prosper- erature, paintings, marbles, hospitals, ous times and hard times—may be repre- schools, libraries, and benevolences of pressure to sell increases, and the whole Were the individual possessions of the The "common ground" must include both would not be missed much beyond the day

and just as essential to a complete and Or, to change the simile. A great part intelligent comprehension of the trust of the country's business activity—that problem, I think we can agree upon also part that pretty accurately measures the -viz., that like the world's great litsented as a huge motor-car driven by the every kind, industrial enterprise of every pent-up energies that these enormous bank kind, even when in the form of "condeposits, as an entirety, contain. Let the centration," has its origin in the brains deposits be withheld from the business of men-children of the brain put into man or manufacturer, or the rate made material form and substance-every sucso high that he cannot afford to borrow, cessful enterprise, whether it be a farm the business man cuts down his stock or a gigantic trust, the "thought" of and the manufacturer his output, and some man or group of men "materialwith this men are thrown out of em- ized." And because, in individual enterployment or wages cut down. Let them prise, the "thing" visible would not have be withheld from the railroad company, been but for the "thought" invisibleor the rate made so high that the rail- the possession outside emerging from the road cannot afford to borrow; extensions brain inside—the possession outside morare stopped, improvements are stopped, ally and legally belongs to him whose orders for new equipment are withdrawn, brain gave it birth and subsequently and with this, too, men are thrown out nurtured it. On that rests the right of of employment or wages cut down. Let individual property. The possession is them be withheld from the broker, or the the man's because the thought was his. rate substantially increased; there are no On that foundation, except with those resources with which to buy stocks, the who see no individual right even in "thought," the right of property is fundaspeculative list goes down with a thud. mental. Those who ignore this, dwelling But let these deposits be made easy to wholly on the fact that in modern inborrow; business and manufacture take dustry power has actually gone into the on renewed activity, the railroads renew hands of the few, have only a half view their projects, the speculative list goes of what is involved in the trust problem. up with a bound. This fourteen billions On the other hand, those who ignore the of wealth in flux is the gasoline that, fed fact that in modern industry, power and freely or fed gingerly into the engine, the newly created property of the country increases or diminishes its power, run- have been going, with tremendous disning it up at times to the highest speed proportion, into the hands of the few, or lowering it to a complete standstill. dwelling wholly upon the part that And, under existing policies, it is these "thought" plays in successful enterfew men, to the exclusion of all others, prises, have only a half view also of who have their hands on the gasoline what is involved in the problem. A whole lever and their feet on the accelerator. view must include both of these facts. richest men living to be destroyed, they of these essential factors in the problem.

But there is another factor in the probof their destruction. It is the savings of lem about which there is still some dis-

namely, the economic value to the public should say: The law recognizes what is of concentration in industry, even to the now the economic fact, that through the partial displacement of competition, and, greater efficiency produced by co-ordinain consequence, the existence of a motive tion profits may appear at prices to the on the part of those who go into "con-public that, under conditions of competi-cert" or "combination" not founded on tion, would mean losses; and what the mere purpose to destroy others. That law thus recognizes it will not prohibit, there can be no motive for combination provided you confine yourselves to what other than such purpose has been the ac-thus comes to you through the superior cepted economic fact thus far; and, as economic efficiency of co-ordination—the such accepted economic fact, has been the normal productive advantage of concenbasis of all the decisions and all the laws tration, as the chief justice in the Standthat hold that any combination in trade ard Oil case seemed to indicate, as disis unlawful merely because it is a com- tinguished from use of the mere power bination. But is that the real economic thus acquired to eliminate competition fact now? President Taft's view seems or artificially exploit the public-suppose to be that if the rule of universal com- the law should say this and then enforce petition was good enough for the past it the provisos, would not that bring the ought to be good enough for the present country politically to the position it has and future. But is that true? Is not already reached economically? Indeed, is that essentially Toryism — a determined it not necessary that the law should say will not to move forward with the times this, in order that we may fulfil the eco--as Mr. Roosevelt comes very near call- nomic mission of the times and keep up ing it? Can we go back to the rule of against the competition of the rest of the universal competition? Not, certainly, in world, where the law already recognizes those activities that relate to public utili- what has taken place in economic deties. The necessity, not only of concen- velopment? tration, but of monopoly in this field is Oil enterprise, the United States Steel altogether the value of concentration as tion; for competition is the absence of co-the two sides separate from each other in ordination? Here is the crux of the de-their *moral* view of the trust problem? education, such as we received on the business world. And from that there vances on this question, as it did in 1896 machinery, through which such enterto comprehend the great problem that is individual right, be exempt from governcalling for solution.

men, contemplating concentration but de- nection with individual enterprise.

pute as to whether it is a fact or not- siring to be within the law, the law

Now, when we come to think about it, already accepted. Must we not accept it is it not right along this line, each side also to some extent in the industrial taking only his half view of the problem field? Can we take apart the Standard —the one dropping out of consideration enterprise, a dozen other enterprises, and an economic fact, and the other dropping expect the separated parts to work as out of consideration the danger to the well as when working in close co-ordina- public of the power thus acquired—that bate. Here is the point on which we need "Is not the right to create big enterprise a disinterested but thorough economic open alike to all?" ask the men in the currency question and the gold standard seems to be no break in the logic to the in 1896; for until the public mind ad- next question: "Is not the corporate on the currency question to the position prise alone can be created, open alike to to which economic conditions have al- all also?" "Why, then, should not that ready advanced, the political thought of right, the right to the corporate mathe country will be in no mental attitude chinery," they continue, "like natural ment interference, either by way of limita-The primary motive in industry is, of tion or condition?" And the appeal course, to make more money and acquire would, I admit, be a convincing one more power. But this is accompanied if there were no difference between "natgenerally by a desire to be within the ural" right in connection with enterprise law. Now suppose to a group of such incorporated and "natural" right in con-

difference. I am now dealing with the shibboleth just as inapplicable to the view-the half view-taken by the busi- trust problem as the one just discussed ness world. Individual enterprise is the -the shibboleth that big enterprise, al-"man" in action, aided by government ways and necessarily, is odious. only in so far as government protects No one represents this type so well, him, along with other men, against the perhaps, as Mr. Bryan. Is theft to be unfair interference of other men. The punished only when it is "unreasonable," trust, or corporation, is men "banded to- he inquires" (discussing the recent degether" in action, not only protected by cisions of the Supreme Court in the government against the unfair interference Standard Oil and Tobacco cases), or asof others, but affirmatively authorized by sault and battery, or burglary, or murgovernment to band together. In indi-vidual enterprise it is the man who is the the Decalogue, on the one hand, and big unit—the capacity of a single man to enterprise, on the other—between the ofmonopolize, the only danger of monopoly, fences that have been always and in-In the trust or corporation the unit be- herently wrong, and these phenomena comes unbounded—the trust is an indus- arising naturally in the course of modtrial empire within the governmental em- ern industry-Mr. Bryan sees no distincpire. In individual enterprise the man tion. And this in the face of the fact sooner or later dies, and what he has ac- that "monopoly" even is not necessarily cumulated is distributed; the limitation wrong—that our patent and copyright laid on entails from our earliest colonial laws recognize it as something not only days sees to it that no individual ac-right, but advantageous to society; and cumulations shall go on longer accumu- in the face of the fact also that it is not lating; on the other hand, the trust or "combination," standing alone, that the corporation is perpetual—there is no Sherman law makes a crime, but only limit to the ball it may roll up. Ex- "combinations in restraint of trade." If cept in the case of a patent under our I lay my hand on my neighbor's cheek, patent law, no single individual has ever it may be assault and battery and it may been able to throw off competition; it is not, accordingly as it is calculated to beyond a single individual's capacity to hurt him physically and in feelings or is throw off competition-singly and alone not calculated to so hurt. The laying of he is too small a factor in the whole the hand on the cheek, considered alone, community; and patents are limited in is not the offence—the hurt, or absence duration, and still more limited in the of hurt, to body or feelings determines scope of things covered. But it is easily its character as an offence. And so with within the capacity of the trust and cor- "monopoly" and "combination" the test poration, when given practically unre-should be, not solely is the given enterstricted freedom, to throw off competiprise a monopoly or a combination, but, tion—a capacity granted by the governbeing such, does it hurt society? ment, too, in the power to incorporate, just as distinctively as a patent is fessedly do not-the railroads, the telegranted, but with this advantage over pone and telegraph service, and the a patent, that it is without limit in electric-light service—these, properly conduration, and without limit, too, in the ducted, are helpful-helpful from the fact scope of things covered. Between "man" of being monopolies. And many combinaas a unit and "men banded together" tions are really helpful-helpful, too, under the authority of the government as from the fact that they are combinaa unit, in corporate entity, there is then tions. Suppose it should turn out, for a fundamental difference.

dented personal fortunes built up-are, under the old individual system of

But there is a difference, a fundamental I think, unduly under the influence of a

There are many monopolies that conillustration, that in the transformation But those on the other side of the line from the hoof to the meat market—from -those who see nothing in the trust and the farmer's pasture to the consumercorporation save the machinery through the packers took, for their service, one-which exaction is exercised and unprece-fourth of one cent per pound only, while butchering, or under a system not ness world, at least that portion unallied "concentrated," the same service would with the trusts, would be in a position to have cost five cents per pound (or under consider the trust problem from the the old system the service of the butcher broader view of what is evil in comcost five dollars a head while in the new bination as well as what is good. The only one dollar and a half a head was preconception that rules the minds of the taken out), would Mr. Bryan say that men opposed to the trusts, amounting the concentrated system should, none the almost to a moral axiom, is that the mere less, be dealt with as "criminal"? And "banding together," apart from whether suppose it should turn out, too, that in the effect is helpful or hurtful, when it the absence of "concert" this low cost assumes large proportions, is something of manufacture could not be maintained, against "natural right." That preconis our adherence to the old shibboleth, ception eliminated, men opposed to the "Concert or combination is odious," so trusts would be in a position to consider unbending that the farmer or consumer, the trust problem from the broader view one of the other or both, must maintain of what is good in combination as well that shibboleth even at the price of pay- as what is evil. The difference seems to ing three or four times more as the cost be largely a difference of moral view; of manufacture of the meat sold and con- and the first step toward "common sumed? For the increased cost involved ground" is for each to perceive that its would fall on some one. "Oh," but Mr. own preconception of what is "natural Bryan says, "what becomes of the in-right," as well as that of the other, is dividual butcher?" What has become, I incorrect—that to include, on the one ask, of the old stage-driver whom the hand, the government-given right to inrailroad displaced; or the old farm-hand corporate, among the natural rights, or who cradled the wheat, whom the har- to include, on the other hand, every form vester displaced; or the old artisan whom of business concentration as violative of machinery has displaced? All occupied natural right, is, in each case, to shut at better wages and shorter hours under one's eyes to the real origin, the real the new system, is the answer. The ques- significance, and the real mission of cotion is: Is the change helpful to the whole operative enterprise in the modern world. public; for what helps the whole public But the whole question does, in the will help, eventually, even those displaced end, turn largely on "moral right." Our in the readjustment made. I do not speak people as a whole are prosperous. Infor the packers in this article. I do not dustry as a whole is, from a purely say they can make the showing. The economic point of view, pretty soundly point I make is: Shall that which would organized. The one trouble with our not be hurtful but helpful be made, as a prosperity as a whole viewed from the matter of law, "criminal," not because standpoint of the business man, is that it is hurtful but because it is industry it is overhung with a thunder-cloud out "in combination"-shall there be no dis- of which may come, at any moment, the tinction between the helpful and the hurt- bolt that will destroy. Legitimate busiful, provided either is the product of conness does not know what its legitimate cert or combination?

me, to reach "common ground," is that the standpoint of the masses, is that it both these half views be laid aside. The is disproportionately distributed—that a preconception, amounting almost to a certain class get out of it much more than moral axiom, that rules the mind of the their just proportion. business world, even that portion of it views involve "moral right." For it is unallied with the trusts, is that restraint the moral right of the business man who on what men may do, banded together in wishes to be law-abiding that he know a corporate entity, is the same as re- in advance what the law is. An ancient

boundaries are. And the one trouble with Now the first thing needed, it seems to our prosperity as a whole, viewed from Both of these straint on individual freedom in industry, tyrant purposely wrote his laws on the and therefore is against "natural right." public tablets so high up that no one This preconception eliminated, the busicular make out their meaning. That they were on the tablets fulfilled the let- they had to do was to devise those units ter of his obligation; that they could not of political power that, consistent with be made out fulfilled his thirst for cruelty. this liberty to the "man" to go on doing History has execrated him. The business the best that was within him, would man has the moral right to legible laws. unite the strength of men, just when But the business man is not the only and where strength united would best one entitled to a moral right in this mat-ter. Every man among the masses has founders thus accomplished is the politan equal moral right—the right that he, ical constitution under which we live. individually, shall not be dropped out of The thing we have to do is to devise his country's prosperity. For while the units of industrial power that, consistent people have no moral right to impose on with liberty to the "man" to go on doing the business world illegible laws, the busi- the best that is within him, will unite the ness world has no moral right to a scheme strength of men, just when and where of things under which is taken to itself united strength in these new times is the all that is left, after the masses have instrumentality needed. obtained their bread and shelter. It is What form shall our work take? No not by bread alone that men live.

Can organization in industry, includ- so comprehensive and intricate. But I ing the right of "concert," and in some can, I think, make some intelligent sugcases of "monopoly," be brought to a gestion to the work. condition where what is within the First, then, is the question: How can work given this generation to do.

even the one the founders of our govern- about as actual results-not merely poment were given to do. There, as here, tentially, but in fact—hurt rather than the main purpose was "liberty"—indi- help to the public. vidual men left as free as possible from The decision of the Supreme Court of this basic fact: that in many aspects of in that case flatly finds that the "com-society men acting individually cannot bination" had not, considering the rise do the best that is within them; that in of prices generally, raised the price of political side of society; and the thing of exercising its power wantonly, it could

one man can adequately design a work

"man" will be given room to be worked liberty be secured to the "man," to do out by him, both for his own benefit and the best that is within him, where the the benefit of mankind, without giving man must work through the agency of him a premium so exorbitant as to be some great industrial concentration, in unjust? That is the problem of the day, many new fields now the only available In every other field—the mechanical arts, big way to do the necessary big things; agriculture, literature, the professions— that is to say, how is modern legitimate men are given full room and freedom business to obtain the atmosphere of libwithout this exorbitant premium. In- erty? The one restraint on that liberty dustry, individually carried on, gives full now is the Sherman Anti-Trust Act and room and freedom without this premium. the State anti-trust acts. Within ccr-Cannot enterprise incorporated - enter- tain limits these acts are essential and prise given the right of concert and com- should be maintained. But they need this bination-be so conditioned? This, I sin- cardinal amendment, it seems to me: that cerely believe, is the real new constructive prohibited restraint of trade should be defined to be only those transactions that, In some respects this work given us keeping in mind the necessity for big to do is greater and more difficult than things being done in a big way, bring

interference, to do the best that was Missouri in the International Harvester within them. But there, too, as here, was case illustrates what I mean. The court some aspects of society men must act in their machines to the farmer; that the mass; that there are some ends that can combination had not resulted in the sale be successfully attained only by welding of deteriorated machines; had not, in the the strength of each and all into the important particular of current repairs, strength of one. With the founders of injured the situation of the farmerour government the problem was on the rather had helped it; and in the absence

only keep out competitors by the superior and amended be made workable, so as efficiency of the combination as a going not to continue to subject business to the because through the combination thus ef- on the other? fected the company had acquired power-

fact that at one time the English Parlia- ing rigidly the penalties of the act. ment did undertake to make unlawful In the case of corporations that have

business concern. But none the less the uncertainties of the law, on the one hand, decree went against the "combination," or give it license to exploit the public,

A large part of the industry of the potentially as distinguished from actual country is carried on by corporations or outcome—to do one or all of these hurts, persons that are still in strict competi-This was an interpretation of the tion with one another, but who meet Missouri statute. It accepted, without statedly or occasionally to confer respectquestion, the old view that because there ing trade conditions, output, prices, and was then no economic value to the public the like. This is "concert" or "conin industrial concentration, the sole mo- ference" as distinguished from formal tive of combination must be purpose to "combination," but none the less subraise prices and exclude others-ignor- jects those who participate to the conseing altogether the economic value to the quences of the Sherman Act, where the public of concentration as the fact exists "concert" or "conference" amounts to to-day. The Sherman Act ought not, and "agreement," quite as effectually as if will not, I really believe, be so inter-the participants were in formal combina-preted when the Supreme Court of the tion. I would amend the Sherman Act United States once has that question to permit such concert or conference, prosquarely presented. An agreement that vided it is wholly through associations fifty years ago could have had no motive nationally incorporated, and all that is other than self-aggrandizement, and, there- agreed upon or done in such association fore, no foreseeable result other than is first submitted to the supervision and something harmful to the public, may, veto of the bureau, commission, or deunder the conditions of to-day, be based partment of corporations. This would on the best of economic motives, bring- mean that prices resulting from concert ing results not harmful but helpful to the would have to have the approval of the public; hence, not "restraint of trade" bureau or commission similarly as in now, whatever it may have been then. Germany now. In that way these con-Indeed, an analysis of the long line of cerns would be informed in advance what cases on this subject will show, I believe, in the way of concert would be permitted that in none of the early English and and what would not. And if they chose American cases was there the absence of to proceed without obtaining such inthis element of actual hurt to somebody formation in advance, or chose to go be--not the mere power to hurt, but the yond the limits of the information obhurt itself, or the intent to so hurt-a tained, there would be no longer any suggestion powerfully reinforced by the injustice, nor any uncertainty, in enforc-

the mere "engrossment" of trade, whether become so powerful in their field of inits actual result was hurtful or not; but dustry that they dominate what prices after a short experience repealed the act. shall be charged and what competition But lest the Supreme Court should not shall be permitted, I would either restrict interpret the Sherman Act, as it now them to such dividends as, all things constands, in the light of this comparatively sidered, represent a fair return on the new economic fact, Congress should by actual value of what they have put into amendment put it plainly into the act. their enterprise, or put their operations But how can this liberty to the man under the eye of the bureau, commission, to do the best that is within him-lib- or department, with power, subject to erty to legitimate business to have the change as conditions changed, to fix the atmosphere in which alone it can succeed maximum of prices, in which case, to the ---be secured, even though the Sherman extent that the conditions imposed by the Act is thus interpreted or amended? How bureau, commission, or department had can the Sherman Act thus interpreted been observed, the Sherman Act should

not be applied. In other words, keep tunes have been picked is that almost uniboth in the matter of prices and in channels of industry. under the Sherman Act.

long run determines the course of the an end. ship regardless of temporary departures out of the way-there would be the right my answer is, by the national incorporaof review by the courts, in the deliberate tion of every enterprise the bulk of whose methods followed by the courts.

vidual fortunes that have been taken out of whose finished product is sold in States of corporate concentration in industry, other than the company's domicile, thereby a few men, within a period so quickly by bringing their business into interstate come and gone that to the most of us we commerce. Then construct this national cannot realize that it has come and gone corporation on lines, respecting capitaliza-

these smaller concerns that resort to versal turn, within this period, of the "concert" of action, and these bigger inventive human mind to the powers laid formal combinations, if restriction on away in nature for the uses of mankind; dividends is not the better method (and and the sinews that enabled these men, I greatly doubt if it is, at the present from among all other men, to pick these time, at least), within the boundaries of fortunes for themselves was their almost what is the inherent and normal business exclusive hold upon the workable capital advantage of concentration, as distin- of the country, utilized through their alguished from what concentration may do, most exclusive hold upon the corporate

the matter of eliminating competition, More than all other causes combined through the mere wanton power of size this phenomenon is at the bottom of our and dominancy; for here, again, there social disturbance. It is the worm in the would be the just element of information core of what would otherwise be a fairly in advance, beyond which they could not sound apple. It cannot now, to the exgo unless they chose to take their chances tent that it has been done, be undone. In a measure our past public neglect of Of course this bureau, commission, or the corporation as an essential instrudepartment of government will be hu-ment in industry has been the cause. But man. Providence has no greater kind of none the less it is a phase of these new man to lend us; and if it had, we would times that was not, and is not, and not, perhaps, accept him. There is, in- cannot be right. And whatever of the deed, no working machinery in this world, past must remain, its recurrence must be social, political, or economic, that is provided against for the future; and, purely automatic. In all, somewhere in thus provided against, the whole phase the chain of forces at work, the human would soon pass out of sight in the everlink will be found. But experience has changing conditions of wealth in industry.

shown that these public commissions the I do not mean by this that the people country over have, on the whole, proven of this country do not wish success to just and practical. This is a fact the continue to be rewarded; nor do I mean corporations themselves are just beginning that our people believe that one talent to realize. No better testimony to this should draw the same as ten; nor do fact could be given than what was said they fail to perceive that with the useful by Mr. Cravath recently of the New York rich man, it is through individual ac-Service Commission. Besides, quirement that he has enabled himself there is no alternative except the al- to become useful. What I mean is, that ternative of leaving it to the combinations the day of power to so manipulate the themselves; and the combinations are "corporation" that, as a form of wielding human also. And then, as a directive capital, it may, in the hands of those and educational influence - an influence who so choose, become a deceit and a that in the long run would lay down snare, while still remaining the reservoir the lines for the bureau, commission, or into which the bulk of the workable capidepartment, as the sailor's chart in the tal of the country pours, must come to

But how begin this process? Lead off, raw material is drawn from States other I have spoken of the unexampled indi- than the company's domicile and the bulk at all. The tree from which these for- tion, the payment of dividends only when carned, simplicity in arrangement of securities, and the like, that as a "form of holding property" the corporation will have become a real trust, in the old sense of that word "trust," for the benefit and security of its stockholders.

be laid. In it resides the real seat of our future salvation. From the commission headed by President Hadley of Yale I had hoped much. Perhaps they went as far as their authority warranted. But the result is disappointing. In the anxto any popular expectation that because be in every instance a successful indusstrument. Their vision, to my mind, is of holding property within it secure. confined too narrowly to the corporation divided profits find channels also through which, instead of being eaten up as they are divided, they will become the foundawhom the profits come not only the concreated.

These, then, are the general lines on which to place, it seems to me, the industrial side of society-activity that is helpful, given liberty to do the best that is in it to do, whether the brain behind it works individually or is required by Upon this feature of our new industrial economic development to work through constitution too much emphasis cannot forms of concentration; hurtful activity restrained; the judge of what is hurtful and what helpful, so far as it is essential that judgment in advance, from day to day, be rendered, an agency of the people; the courts of the country left with power to render such judgment iety of this commission not to give rise where business chooses to accept uncertainties and delays rather than have these the corporation is made by the State or judgments in advance; and, finally, but nation a fit instrument to hold and wield even of greater moment, the ever-growcapital it will be thereby guaranteed to ing corporate domain practically, as well as in theory, opened up to the people, to trial enterprise, they declined to take any the extent that a vigilant government can effectual step to make it even a fit in- make a domain safe by making the forms

At long intervals a case is tried in the and corporation securities as a mere tool court of public opinion, in which every or implement in the hands of industry one - business man, farmer, clerk, and as a whole. The corporation as a "form workman-is a party in interest. This of holding property" ought to be much trust problem presents just such a case. more than that—should be treated on Reduced to a simple issue it is this: Is much broader lines than that-nothing there a place, politically and humanly, less than a real institution of govern- in this new age for what the age inment in the successful performance of dustrially has developed, or is industry whose mission lies much of the prospect and the law of the land always to so go of our people continuing to be for the on that neither can move without injury future, man for man, a property-acquiring to the other? Is it not time that the trial people. Every year the justice of the on its merits should open-that there practice of dividing profits with those should be a campaign of education on a who help to make them is more and more higher plane than mere partisan advanrecognized and acted upon by business tage-conducted to prove the economic concerns. What the future corporate value to the public of co-operation in policy should look to is to see to it that, industry, properly safeguarded, as the in addition to the growing investable campaign of 1896 proved the economic capital of the country, these periodically value to the public of the gold standard?

Truxtun, Thomas, naval officer; born in Jamaica, L. I., Feb. 17, 1755; went to sea when he was twelve years of age, and tion of permanent individual stakes in the for a short time was impressed on board country's property-will give to those to a British man-of-war. Lieutenant of the privateer Congress in 1776, he brought sciousness that they have helped create one of her prizes to New Bedford; and in prosperity, but the enjoyment also, the June, 1777, commanding the Independence, encouragement, and the incentive to a owned by himself and Isaac Sears (q. v.), contented citizenship that is contained in he captured three valuable prizes off the the consciousness of receiving and hold- Azores. Truxtun performed other brave ing one's just share in the property exploits during the Revolutionary War, and was afterwards extensively engaged in

#### TRUXTUM-TRYON

vessels of superior size-L'Insurgente, of forty guns and 409 men, and La Vengeance, of fifty-four guns and 400 men. The former was a famous frigate, and the engagement with her, which lasted one hour and a quarter, was very severe. L'Insurgente lost seventy men killed and wounded, the Constellation only three men wounded. The action with La Vengeance was equally severe. The vessels were fought at pistol-shot distance, the engagement lasting till 1 A.M. La Vengeance, much crippled, escaped before daylight, and Truxtun lost his prize. This second victory gave him great popularity, and Congress voted him the thanks of the nation and a gold medal. These victories, at that critical time, made the navy very popular, and "The Navy" became a

of naval battles and naval songs filled the appointment. His protest was treated as shop-windows, and some earthen pitchers, a resignation, and he was allowed to leave of different sizes, were made in Liverpool the service. In 1816-19 he was high-



NAVAL PITCHER.

the East India trade in Philadelphia. In modore on the Guadeloupe Station, with 1794 he was appointed captain of the new ten sail under his command at one time. frigate Constellation, and in 1798-99 he In 1802 he was appointed to command an made two notable captures of French expedition against Tripoli, was denied a



TRUXTUN'S GRAVE.

popular toast at all banquets. Pictures captain for his flag-ship, and declined the for an American crockery merchant in sheriff of Philadelphia. He died in Philadelphia, May 5, 1822. His remains were buried in Christ Church-yard, in that city, and his grave is marked by an upright slab of white marble.

Tryon, WILLIAM, royal governor; born in Ireland about 1725; became an officer in the British army, and married Miss Wake, a beautiful and accomplished kinswoman of the Earl of Hillsborough, the secretary of state for the colonies, Through him Tryon procured the office of lieutenant-governor of North Carolina in 1764, and on the death of Governor Dobbs, in 1765, he was appointed governor. He was fond of ostentatious display, and built a palace at Newberne at an expense to the colony of \$25,000. To gain this approcommemoration of the American navy. priation, Lady Tryon and her beautiful The engraving shows the appearance of sister, Esther Wake, gave brilliant balls one of these. In 1801 Truxtun was trans- and dinner-parties to the members of the ferred to the President, and was com- legislature, and used every blandishment

"Regulator" movement in the western attention. counties. The history of Tryon's admin-

when the Revolutionary War broke out, and he was the last governor of that province appointed by the crown. Compelled to take refuge from the Sons of Liberty on board a vessel in New York Harbor, it proved to be a permanent abdication. He entered the British military service.

England, Feb. 27, 1788.

elected to Congress in 1819, 1821, and violent proceedings had occurred. the End of the Twenty-sixth Congress in one end of America to the other." 1841, etc. He died in Sherwood, Va., April 10, 1861.

Laugharne, Wales, in 1711; educated at mend a peaceful separation.

they possessed. The taxes on account of and published several tracts on the disthis palace added greatly to the burdens pute between Great Britain and the of the people, and brought about the American colonies, which attracted much

The British ministry knew more of the istration in North Carolina is a record differences of opinion in the Continental of folly, extortion, and crime, and he Congress than did the Americans, for Galgained the name of "The Wolf of North loway had let out the secret to friends of Carolina." He was governor of New York the crown. This fact encouraged Lord



SEAL AND SIGNATURE OF TRYON.

and engaged in several disreputable ma- North and his colleagues to believe that a rauding expeditions. His property in little firmness on the part of Great Brit-North Carolina was confiscated. He went ain would shake the resolution and break to England in 1780, and became lieuten- up the Apparent union of the colonists. ant-general in 1782. He died in London, It was known that a large portion of the most respectable and influential of the in-Tucker, George, author; born in Ber- habitants of the colonies were warmly atmuda in 1775; graduated at William tached to the mother-country. In several and Mary College in 1797; admitted to colonies there was a strong prejudice felt the bar and practised in Lynchburg; towards New England, where the most 1823; Professor of Moral Philosophy and Quakers, as a body, were opposed to vio-Political Economy at the University of lent measures. The governor of Pennsyl-Virginia for twenty years. His publi- vania was indifferent, and Scotch Highcations include Letters on the Conspiracy landers settled in New York, and the Caroof Slaves in Virginia; Letters on the linas and Georgia were very loyal. Even Roanoke Navigation; The Valley of Shen- should the union remain perfect, it was andoah; Life of Thomas Jefferson, with believed the limited resources of the colo Parts of his Correspondence; Progress of nists would be wholly inadequate to any the United States in Population and obstinate or lengthened resistance. Mili-Wealth in Fifty Years; History of the tary officers boasted that, at the head of United States from their Colonization to a few regiments, they would "march from British writers and speakers exercised their pens and tongues in the same strain. Tucker, Josiah, clergyman; born in Only one had the good sense to recom-That was Oxford, he took orders, and was for many Dean Tucker. He proposed that Paryears a rector in Bristol; in 1758 he was liament, by a solemn act declaring them Dean of Gloucester; he was a prolific to have forfeited all the privileges of writer on political and religious subjects, British subjects by sea and land, should

British Empire; with provision, however, for granting pardon and restoration to tion to that effect. Had this proposition been then adopted, Great Britain would ferred, and this proposition was denounced digester of the laws of Virginia, professor as the height of folly, and even the wise in the College of William and Mary, and Burke called it "childish." Dean Tucker member of the convention at Annapolis in

born in Williamsburg, Va., Sept. 6, 1784; graduated at William and Mary College in 1801; admitted to the bar and practised in his native State till 1815, when he removed to Mississippi, serving there as judge in the circuit court till 1830. 1834-51. He was the author of A Key to the Disunion Conspiracy; Discourse on the Dangers that Threaten the Free Institutions of the United States; Lectures Intended to Prepare the Student for the Study of the Constitution of the United States, etc. He died in Winchester, Va., Aug. 26, 1851.

Tucker, Samuel, naval officer; born in Marblehead, Mass., Nov. 1, 1747; was a captain in the merchant service, sailing between Boston and London, before the Revolution. In March, 1777, he was commissioned a captain in the Continental navy, and, in command of the Boston, he took John Adams to France as American minister in February, 1778. During 1779 he took many prizes. In 1780 he helped in the defence of Charleston; was made prisoner; and was released in June, 1781, when he took command of the Thorne, and made many prizes, receiving, at the close of the war, the thanks of Congress. He settled in Bristol, Me., in 1792; and during the War of 1812 he captured, by a trick, a British vessel which had greatly annoyed the shipping

cut off the rebellious provinces from the setts. He died in Bremen, Me., March 10, 1833.

Tucker, St. George, jurist; born in either or all of them on their humble peti- Port Royal, Bermuda, July 10, 1752; graduated at the College of William and Mary in 1772; studied law, but entered have still retained a large and influential the public service at the beginning of the party in the colonies, the hatreds engen- Revolutionary War, planning and assistdered by war would have been avoided, ing personally in the seizure of a large and, at the worst, the colonies would have amount of stores in a fortification at been lost to Great Britain, as they finally Bermuda. He commanded a regiment at were, without the expenditure of blood the siege of Yorktown, where he was and treasure on both sides which the war severely wounded. After the war he becaused. But vulgar expedients were precame a Virginia legislator, a reviser and died in Gloucester, England, Nov. 4, 1799. 1786 which led to that of 1787 that Tucker, NATHANIEL BEVERLY, lawyer; framed the national Constitution. He was a judge in the State courts nearly fifty years, and of the court of appeals from 1803 to 1811. In 1813 he was made a judge of the United States district court. Judge Tucker was possessed of fine literary taste and keen wit, and he was a poet Returning to Virginia he was Professor of no ordinary ability. He wrote some of Law at William and Mary College in poetical satires under the name of Peter PINDAR; also some political tracts; and in 1803 published an annotated edition of Blackstone. He died in Edgewood, Nelson co., Va., Nov. 10, 1828.

Tuckerman, BAYARD, author; born in New York, July 2, 1855; graduated at Harvard College in 1878; was lecturer on English literature, Princeton University, in 1898-1907. He wrote Life of Lafayette; Peter Stuyvesant; William Jay and the Abolition of Slavery; Diary of Philip Home; Philip Schuyler, Major-General in the American Revolution, etc.

Tuckerman, HENRY THEODORE, author; born in Boston, Mass., April 20, 1813; received an academic education; and went to Europe in 1833 and 1837; became contributor to periodicals; and wrote Artist Life, or Sketches of American Painters; Memorial of Horatio Greenough; Essay on Washington; America and Her Commentators, etc. He died in New York City, Dec. 17, 1871.

Tucson, city and capital of Pima county, Ariz.; on the Santa Cruz River, 250 miles e. of Yuma; is the seat of the University of Arizona; and has a large trade in that vicinity. He was several times in in hides, wool, precious metals, etc., and the legislatures of Maine and Massachu- in special supplies for the United States army and for the Indians of that section. average student attendance, 2,500; ordi-The place was first settled by Jesuit mis- nary annual income, \$175,000. sionaries in 1560. Prior to that year it Pop. (1910), 13,193.

1823; chargé d'affaires in Brazil, in 1827; and was the originator of the Bunker Hill March 9, 1830.

Tulane, Paul, philanthropist; born in See Algiers; Tripoli. Cherry Valley, N. J., in May, 1801; made Tunkers. See Dun a tour of the Southwest in 1818; settled in business till 1856, when he transferred He retired with a large fortune in 1867. He assisted several charitable institutions; and gave about \$1,100,000 toward pro-March 27, 1877.

known as the University of Louisiana, and the battle. reorganized in 1884 after PAUL TULANE the donor. The university has colleges of chusetts regiment early in 1776. 000; average number of faculty, 190; distinguished. He settled at Marietta in

Tullahoma Campaign. The Confederhad been an Indian town. In 1867-77 at commander Bragg, after the battle of it was the capital of the Territory of Murfreesboro (q, v), retreated to Shelby-Arizona. The United States Signal Sta- ville, about 25 miles south from Murfreestion here is 2,404 feet above sea-level, boro, taking part of his army to Tullahoma, somewhat farther away. Here he Tudor, WILLIAM, diplomatist; born in intrenched to resist the Federal advance. Boston, Mass., Jan. 28, 1779; graduated It was not until June 24, 1863, that Genat Harvard College in 1796; travelled in eral Rosecrans advanced from Murfrees-Europe: founded the Anthology Club and boro, and in a short campaign of fifteen contributed to its journal, the Monthly days (June 24-July 7), without severe Anthology; founded The North American fighting, compelled Bragg to evacuate mid-Review in 1815; published Letters on the dle Tennessee and retreat across the Ten-Fastern States; was consul at Lima in nessee River. See CHICKAMAUGA, BATTLE OF; ROSECRANS, WILLIAM STARKE.

Tunis. One of the Barbary powers monument. He died in Rio de Janeiro, which preyed upon commerce. In 1797 the United States paid \$107,000 as a tribute.

Tunkers. See Dunkards.

Tunnel Hill (Ga.), the scene of a sharp New Orleans in 1822, where he engaged in skirmish, Feb. 23 and 25, 1864, the Nationals under Palmer, and the Confederpart of his estate to the North, and later ates under Stewart and Anderson. The permanently removed to Princeton, N. J. result was indecision, but Palmer withdrew his\_forces.

Tupelo, BATTLE OF. In July, 1864, Gen. A. J. Smith, with some 9,000 infantry and moting the higher education of white 3,000 cavalry, was sent against Forrest youth of Louisiana, which was used at Tupelo, Miss. They were attacked to found Tulane University in New by Gen. A. Buford with an equal force. Orleans. He died in Princeton, N. J., After a severe fight the Confederates withdrew to Harrisburg and the Na-Tulane University, an educational in-tionals to Memphis. Over a thousand stitution in New Orleans, La., formerly were killed and wounded on each side in

Tupper, BENJAMIN, military officer: (q. v.) had set apart a considerable for- born in Stoughton, Mass., in August, 1738; tune for the superior education of white was a soldier in the French and Indian youth in the South, which money came War, and afterwards taught school in into the possession of the university, the Easton. He was very active in the siege name of which was changed in honor of of Boston, and was colonel of a Massamedicine, law, art, sciences, and tech- August of that year he commanded the nology; the university department of phi- gunboats and galleys in the Hudson River; losophy and science; and the H. Sophie served under Gates in the Northern army Newcomb Memorial College for Women, in 1777; was in the battle of Monmouth founded on a separate endowment of \$500,- the next year; and before the end of the 000 by Mrs. Joseph Louise Newcomb. The war was made a brigadier-general. Tupuniversity has grounds and buildings val- per was one of the originators of the Ohio ued at over \$1.800,000; endowment funds Land Company, and was appointed surexceeding \$2,500,000; scientific apparatus, veyor of Ohio lands in 1785. In suppressetc., \$125,000; volumes in the library, 55,- ing Shay's Insurrection (q. v.) he was

1787, and became judge in 1788. He died protect its citizens." After President in Marietta, O., in June, 1792.

troller-general of France (equivalent to were called to resist the federal governabolished the tariff barriers which exist- the Philadelphia Penitentiary; The Tri-ed between the various provinces of the bunal of Dernier Ressort; numerous time, permitting free trade between the died in Charleston, S. C., June 15, 1833. different provinces. He was dismissed Turner, Frederick Jackson, historian; from office in 1776, but was influential in born in Portage, Wis., Nov. 14, 1861; securing for the United States the French graduated at the University of Wisconsin, Treaty of Alliance in 1778. He wrote pursued studies in history at Johns Hop-Réflexions sur la situation des Améri-kins University, and became professor of cains des Etats-Unis. In 1750, twenty-five American history at the University of years before Washington had begun to Wisconsin and director of its School of favor independence, Turgot had likened History. He was the author of The Indcolonies to fruit which clings to the par- ian Trade in Wisconsin; Significance of ent stem only until ripe, and predicted the Frontier in American History; The that what Carthage once did "America West as a Field for Historical Study; will sometime do."

in New Smyrna, Fla., in January, 1775; jected Attack on Louisiana and the Floriwas taken by his parents to Charleston, das; Documents Illustrative of Genet's S. C., during the Revolutionary War; Proposed Expedition Against Louisiana studied law and practised in Charleston and the Floridas; Dominant Forces in till 1810, when he retired to a plantation Western Life; Rise of the New West, etc. in the country. In 1827 he published a Turner, George, legislator; born in stirring series of papers, under the title Edina, Mo., Feb. 25, 1850; associate justof The Crisis, over the signature of ice of the Supreme Court of the Territory "Brutus," which sounded the tocsin of of Washington, 1884-88; elected Senator resistance. He repudiated the moderation for the State of Washington by a com-and nationalism of "Messrs. Monroe and bination of the Silver Republicans, Democonsolidation." "The more national and Fisheries Arbitration. the less federal the government becomes, the more certainly will the interest of gro slave parents in Virginia about 1800. The great majority of the States be pro- In 1831 he confided to six men his belief and destroyed."

tution, and to interpose its sovereign neighboring plantations, where other power to arrest their progress and to slaves joined the party. In forty-eight

Jackson issued his nullification proclama-Turgot, Anne, Robert Jaques, statestion (see Jackson, Andrew) Turnbull man, born in Paris, May 10, 1727; comp-was the first one to enlist when volunteers our Secretary of the Treasury) 1774. He ment. He was the author of a Visit to kingdom of France, thus, for the first newspaper and magazine articles, etc. He

Western State-Making in the Revolu-Turnbull, Robert James, author; born tionary Era; The Origin of Genet's Pro-

Calhoun," and stood squarely on the doc- crats, and Populists. At the expiration of trine that the only safety for the South his term of office he was appointed a was in the cultivation of sectionalism. member of the Alaska Boundary Com-"In the Northern, Eastern, Middle, and MISSION  $(q, v_*)$ . On all the important Western States," said he, "the people points of the decision Lord Alverstone, have no fears whatever from the exercise Root, Lodge, and Turner concurred, while of the implied powers of Congress on any the two Canadian members dissented. In subject; but it is in the South alone 1910 he was appointed one of the counsel where uneasiness prevails on the subject of of the United States on the North Eastern

moted, but with the same certainty will that God had chosen him to lead the the interests of the South be depressed slaves to liberty, and laid out a plan to kill every white person and incite the He was a staunch supporter of the nul-lification movement, and claimed that His party started out from Turner's own "each State has the unquestionable right house, where his master was killed, and to judge of the infractions of the Consti- then a movement was made against killed fifty-five white persons. The in- the effects of the excitement and fatigue surgents then made their way towards of the eventful May 10, 1676. It was a Jerusalem, Va., where they expected to in- severe blow to King Philip. crease their number and be supplied with Turpentine State, a popular name of fire-arms, but they divided and were at- North Carolina because of the immense tacked by two bodies of hite men. quantities of turpentine exported there-Turner escaped to the woods, where, after from. living for two months, he was captured, tortured, mutilated, shot, and burned.

New Ironsides. In 1869-70 he commanded the Pacific Squadron. In May, 1868, he was made rear-admiral, and in 1870 retired. He died in Glen Mills, Pa., March 24, 1883.

Turner's Falls, ENGAGEMENT known as Turner's a sharp action occurred in May, 1676. A large body of Indians, who had desolated Deerfield, were encamped here. Captain Turner was then in command of the English troops in the valley, and, taking 120 mounted men, started on a night ride through Hadley and Deerfield A running fight occurred.

hours the party numbered sixty and had the whole, died not long afterwards from

Tuscarora Indians, a tribe of the Irotried, and hanged in Jerusalem, Va., Nov. quois Confederacy, who were separated 11, 1831. About the same time fifty-three from their kindred at an early day, and other negroes were tried, seventeen of were seated in North Carolina when the whom were hanged, while many others Europeans came. They were divided into who were thought to be implicated were seven clans, and at the beginning of the eighteenth century occupied fifteen vil-Turner, THOMAS, naval officer; born lages and had 1,200 warriors. They atin Washington, D. C., Dec. 23, 1808; tempted to exterminate the white people entered the navy in April, 1825; was in North Carolina in 1711, but troops actively engaged in the war with Mexico. that came to the aid of the assailed from In command of the sloop-of-war Saratoga, South Carolina chastised them in a battle he captured two Spanish steamers in the fought near the Neuse (Jan. 28, 1712), harbor of San Antonio, March 6, 1860. killing and wounding 400 of them. They In the attack on the forts in Charleston made peace, but soon broke it. At war Harbor, in April, 1863, he commanded the again in 1713, they were subdued by Colonel Moore, of South Carolina, at their fort near Snow-hill (March 20), who captured 800 of them. The remaining Tuscaroras fled northward, and joined the Iroqueis Confederacy, constituting the AT sixth nation of that league. In 1910 there Around the falls in the Connecticut River were 364 Tusearoras in New York State and 416 in Canada.

> Tutuila. See Samoan Islands. Twain, MARK. See CLEMENS, SAMUEL

LANGHORNE.

Tweed, WILLIAM MARCY, politician; born in New York City, April 3, 1823; was brought up in the trade of chairin search of Indians. He found them fast making, but finally studied law and was asleep in their camp, and surprised them. admitted to the bar. At different times Many fled to their canoes, but, leaving from 1850 to 1870 he filled several public their paddles behind, went over the falls. offices, municipal, State, and national, Others hid away among the rocks, and being a member of Congress in 1853-55, were killed, and others were shot while and a State Senator in 1867. Being apcrossing the river. After the battle the pointed commissioner of public works for bodies of 100 Indians were found dead at the city of New York in 1870, he suctheir camp, and 140 who went over the ceeded, in connection with a "ring," of falls perished. About 300 Indians were which he was the leader, in appropriating destroyed. Turner lost only one man, vast sums of public money to his own use. Another party of Indians were soon He was arrested on charges of malfeaon his track, and a panic seized the sance in office, but gave bail in \$1,000,000, troops when it was rumored that King and was released. Soon afterwards he was Philip, with 1,000 men, was in pursuit. re-elected State Senator, but did not take Turner was his seat. In 1873 he was found guilty of killed, many of his men were slain, and fraud, fined \$12,550, and sentenced to Captain Holyoke, who took command of twelve years' imprisonment. In 1875 a

suit was brought against him by the people of New York to recover \$6,000,000 which he had fraudulently appropriated; but on June 15, in the same year, the court of appeals decided that his imprisonment was illegal, because the court below had exceeded its powers in pronouncing a cumulative sentence against him. Being released from jail, he was at once ordered to find bail for \$3,-000,000 in the civil suits then pending against him, and, failing to secure it, he was sent to Ludlow Street jail. On Dec. 4, in charge of two keepers, he was permitted to visit his home, and while there he escaped from custody, and

made his way to Spain. His liberty, how- Church at Hartford, Conn., since 1865. ever was of short duration; he was arrested by order of the Spanish government, and delivered to the officers of the United States. Being returned to New York, he was again imprisoned in Ludlow Street jail, and there he died April 12, 1878. The operations of Tweed and his associates-known as the Tweed Ring -during their five years' domination in New York added over \$100,000,000 to the bonded debt of the city, doubled its annual expenditures, and cost tax-payers the enormous sum of \$160,000,000.

Twichell, Joseph Hopkins, clergyman; born in Southington, Conn., May 27. 1838; graduated at Yale in 1859; and later at the Union Theological and Andover Theological seminaries; served through Vera Cruz. Early in 1861 he was in comthe Civil War as chaplain; has been mand of United States troops in Texas. pastor of the Asylum Hill Congregational



WILLIAM MARCY TWEED.

He wrote Life of John Winthrop; Some Puritan Love-Letters, etc.

Twiggs, DAVID EMANUEL, military officer; born in Richmond county, Ga., in 1790; entered the United States military service as captain in the spring of 1812, and became major of infantry in 1814. In 1836 he became colonel of dragoons, and as commander of a brigade he distinguished himself in the battles of PALO ALTO and RESACA DE LA PALMA (qq. v.). He was made brigadier - general June 30, 1846, and was brevetted major-general for gallantry at Monterey (q. v.). Twiggs commanded a division in Scott's campaign in Mexico in 1847, and in 1848 he was made civil and military governor of

General Twiggs had served his country

## TWIGGS, DAVID EMANUEL

Secretary Holt, in a general order (Jan. (q. v.) near the town. With a consider-



DAVID EMANUEL TWIGGS.

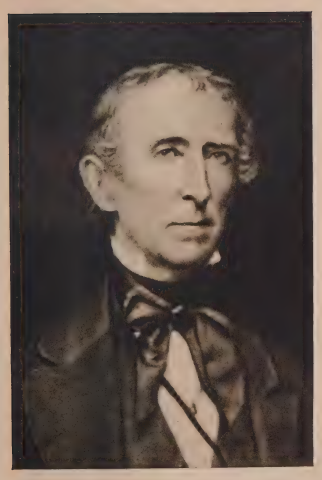
Texas, and gave it to Col. Charles A. at the entrance to New York Harbor. Waite. When Devine and Maverick heard who had watched the movements of the 15, 1862.

honorably in its armies for forty years, general with the keen eye of suspicion, but the virus which corrupted so many foiled them. He duplicated the orders, noble characters did not spare him. He and sent two couriers with them, by differwas a native of Georgia, and seems to ent routes. One of them reached Waite have been under the complete control of Feb. 17; but the dreaded mischief had the Confederate leaders. He was placed been accomplished. Twiggs had been cauin command of the Department of Texas tious. He did not commit himself in only a few weeks before the act about writing; he always said, "I will give up to be recorded. A State convention in everything." He was now allowed to Texas appointed a committee of safety, temporize no longer. He had to find an who sent two of their number (Devine excuse for surrendering his troops, conand Maverick) to treat with Twiggs for sisting of two skeleton corps. It was the surrender of United States troops and readily found. Ben McCulloch, the famous property into the hands of the Texas Texan ranger, was not far off with 1,000 Confederates. Twiggs had already shown men. He approached San Antonio at 2 signs of disloyalty. These had been re- A.M. on Feb. 10. He had been joined by ported to the War Department, when armed Knights of the Golden Circle

> able body of followers, he rushed into the town with yells and took possession. Twiggs pretending to be surprised, met McCulloch in the Main Plaza, and there, at noon, Feb. 16, a negotiation for surrender (begun by the commissioners as early as the 7th) was consummated. He gave up to the Confederate authorities of Texas all the National forces in that State, about 2,500 in number, and with them all the stores and munitions of war, valued, at their cost, at \$1,200,000. He surrendered all the forts in his department. By this act Twiggs deprived the government of the most effective portion of the regular army. When the government heard of it, an order was issued (March 1) for his dismissal "from the army of the United States for treachery to the flag of his country." Twiggs threatened, in a letter to the ex-President, to visit Buchanan in person, to call him to account for officially calling him a "traitor." The betrayed troops, who, with most of their officers, remained loval, were allowed to leave Texas, and went to the

18), relieved him from the command in North, taking quarters in Fort Hamilton,

General Twiggs was then given an imof the arrival of the order in San Antonio, portant position in the Confederate army, they took measures to prevent its reach- and was for a short time in command at ing Colonel Waite, who was 60 miles dis- New Orleans, resigning towards the close tant; but the vigilant Colonel Nichols, of 1861. He died in Augusta, Ga., Sept.



John Tyler



Twightwees. See MIAMI INDIANS.

officer; born in Indiana, Aug. 2, 1839; to Chatham county, Ga.; noted as the graduated at the United States Military place where Gen. QUINCY A. GILLMORE Academy, and was commissioned a first (q. v.) erected the batteries with which lieutenant of engineers in 1863; and served he breached Fort Pulaski on Cockspur through the remainder of the Civil War Island, on April 11, 1862. as assistant engineer in the Department of the Cumberland and as chief engineer in Brooklyn, Conn., Jan. 7, 1799; graduof the Department of the Ohio. He was ated at West Point in 1819. In 1828-29 engaged in the invasion of Georgia, in he visited France to study improvements the operations against General Hood's in artillery; and in May, 1834, he rearmy in Tennessee, in the battles at signed and practised civil engineering. ations in North Carolina; was made cap- became colonel of the 1st Connecticut tain of engineers in 1868; major in 1877; Volunteers, and soon afterwards briga-and was brevetted major and lieutenant- dier-general of three months' troops. Next colonel of volunteers for gallantry during in rank to General McDowell, he was assistant Professor of Engineering at Run. In March, 1862, he was ordered to the United States Military Academy in the West, and commanded a division of 1865-67; chief engineer of the Departthe Army of the Mississippi. Afterwards ment of Dakota, commissioner for the he was employed in guarding the Upper 1882.

Tybee Island, an island off the en-Twining, WILLIAM JOHNSON, military trance to the Savannah River, belonging

Tyler, DANIEL, military officer; born Franklin and Nashville, and in the oper- At the breaking out of the Civil War he the war. After the war he served as second in command in the battle of Bull survey of the United States boundary- Potomac. When the Confederate army inline in 1872-76, and as commissioner of vaded Maryland, in 1863, he was in comthe District of Columbia in 1878-82. mand at Harper's Ferry. General Tyler He died in Washington, D. C., March 5, resigned April 6, 1864. He died in New York City, Nov. 30, 1882.

# TYLER, JOHN

firm supporter of the doctrine of State vention held at Washington, D. C. supremacy, and avowed his sympathy died in Richmond, Va., Jan. 18, 1862. with the South Carolina Nullifiers. He Negotiations with Great Britain.—In joined the Whig party, and was elected the following special message President

Tyler, John, tenth President of the by them Vice-President of the United United States, from April 4, 1841, to March States in 1840. On the death of Presi-4, 1845; Whig; born in Charles City dent Harrison he became President (see county, Va., March 29, 1790; graduated at Cabinet, President's). He lost the conthe College of William and Mary in 1807; fidence of both parties by his acts during admitted to the bar in 1809. Two years his administration, and was succeeded in afterwards he was elected to the Virginia the Presidential office by James K. Polk, legislature, and was re-elected for five in 1845. All of his cabinet excepting Mr. successive years. In 1816 he was ap- Webster, resigned in 1841, and he left it pointed to fill a vacancy in Congress-and after an important treaty had been conwas twice re-elected-in which he op-cluded and ratified (August, 1842), when posed all internal improvements by the Hugh S. Legaré succeeded him. The last general government, the United States important act of Tyler's administration Bank, a protective tariff, and all restric- was signing the act for the annexation of tions on slavery. He was afterwards in Texas. He had been nominated for the the State legislature, and in December, Presidency by a convention of office-hold-1825, was chosen governor of Virginia by ers in May, 1844, but in August, perceivthe legislature, to fill a vacancy. In 1827 ing that he had no popular support, he he became a United States Senator, and withdrew from the contest. In February, was re-elected in 1833, when he was a 1861, he was president of the peace con-

Tyler details the results of several im- spondence, however, had been retarded by portant negotiations with the British various occurrences, and had come to no minister in Washington:

WASHINGTON, Aug. 11, 1842.

I have the saisfaction to communicate a favorable opportunity for making an to the Senate the results of the negotia- attempt to settle this long-existing contions recently had in this city with the troversy by some agreement or treaty British minister, special and extraordi- without further reference to arbitration. nary.

These results comprise:

cases.

thorities of the British West Indies with into the ports of those colonies.

ject of the attack and destruction of the all persons of distinction and high characsteamboat Caroline.

ject of impressment.

If this treaty shall receive the ap- of the United States. probation of the Senate, it will terminate sioners have been in correspondence with a difference respecting boundary which this government during the period of the has long subsisted between the two gov- discussions; have enjoyed its confidence ernments, has been the subject of several and freest communications: have aided ineffectual attempts at settlement, and has the general object with their counsel and sometimes led to great irritation, not advice, and in the end have unanimously without danger of disturbing the exist- signified their assent to the line proposed ing peace. Both the United States and in the treaty. the States more immediately concerned Ordinarily it would be no easy task have entertained no doubt of the valid- to reconcile and bring together such a vamencement of last year that a corre- cribed. spondence had been in progress between

definite result when the special mission of Lord Ashburton was announced. movement on the part of England af-To the Senate of the United States, - forded in the judgment of the executive

It seemed entirely proper that if this purpose were entertained consultation First, A treaty to settle and define should be had with the authorities of the the boundaries between the territories States of Maine and Massachusetts. Letof the United States and the possessions ters, therefore, of which copies are hereof her Britannic Majesty in North with communicated, were addressed to the America, for the suppression of the Afri- governors of those States, suggesting that can slave-trade, and the surrender of crim- commissioners should be appointed by inals fugitive from justice in certain each of them, respectively, to repair to this city and confer with the authorities of Second. A correspondence on the sub- this government on a line by agreement ject of the interference of the colonial au- or compromise, with its equivalents and compensations. This suggestion was met American merchant vessels driven by by both States in a spirit of candor and stress of weather or carried by violence patriotism, and promptly complied with. Four commissioners on the part of Maine, Third. A correspondence upon the sub- and three on the part of Massachusetts, ter, were duly appointed and commis-Fourth. A correspondence on the sub- sioned, and lost no time in presenting themselves at the seat of the government These commis-

ity of the American title to all the ter- riety of interests in a matter in itself ritory which has been in dispute, but difficult and perplexed, but the efforts of that title was controverted, and the gov- the government in attempting to accomernment of the United States had agreed plish this desirable object have been to make the dispute a subject of arbitra- seconded and sustained by a spirit of ac-One arbitration had been actu- commodation and conciliation on the part ally had, but had failed to settle the of the States concerned, to which much of controversy, and it was found at the com- the success of these efforts is to be as-

Connected with the settlement of the the two governments for a joint com- line of the northeastern boundary, so far mission, with an ultimate reference to as it respects the States of Maine and an empire or arbitrator with authority Massachusetts, is the continuation of that to make a final decision. That corre-line along the highlands to the north-

River. Which of the sources of that lege, perpetual in its terms, to a country stream is entitled to this character has covered at present by pine forests of great been matter of controversy and of some value, and much of it capable hereafter interest to the State of New Hampshire. of agricultural improvement, is not a The King of the Netherlands decided the matter upon which the opinion of intellimain branch to be the northwesternmost gent men is likely to be divided. So far head of the Connecticut. This did not as New Hampshire is concerned, the treaty satisfy the claim of New Hampshire, secures all that she requires, and New The line agreed to in the present treaty York and Vermont are quieted to the exfollows the highlands to the head of Hall's tent of their claim and occupation. The Stream, and thence down that river, em- difference which would be made in the bracing the whole claim of New Hamp- northern boundary of these two States by shire, and establishing her title to 100,000 correcting the parallel of latitude may be acres of territory more than she would seen on Tanner's maps (1836), new atlas, have had by the decision of the King of maps Nos. 6 and 9. the Netherlands.

to comprehend Rouse's Point within the position it is regarded as of much value. territory of the United States. The re- Another matter of difference was the Maine and Massachusetts.

being the privilege of transporting the separate reports of the commissioners. lumber and agricultural products grown From the imperfect knowledge of this river to the ocean free from imposition or treaty do not harmonize with its natural

westernmost head of the Connecticut disability. The importance of this privi-

From the intersection of the forty-fifth By the treaty of 1783 the line is to degree of north latitude with the St. Lawproceed down the Connecticut River to rence and along that river and the lakes the forty-fifth degree of north latitude, to the water communication between Lake and thence west by that parallel till it Huron and Lake Superior the line was strikes the St. Lawrence. Recent ex- definitely agreed on by the commissioners aminations having ascertained that the of the two governments under the sixth line heretofore received as the true line of article of the treaty of Ghent; but be-latitude between those points was er- tween this last-mentioned point and the roneous, and that the correction of this Lake of the Woods the commissioners, error would not only leave on the British acting under the seventh article of that side a considerable tract of territory here-teresty, found several matters of disagree tofore supposed to belong to the States of ment, and therefore made no joint report Vermont and New York, but also Rouse's to their respective governments. The first Point, the site of a military work of the of these was Sugar Island, or St. George United States, it has been regarded as Island, lying in St. Mary's River, or the an object of importance not only to es- water communication between Lakes Hutablish the rights and jurisdiction of ron and Superior. By the present treaty those States up to the line to which they this island is embraced in the territories have been considered to extend, but also of the United States. Both from soil and

linquishment by the British government manner of extending the line from the of all the territory south of the line here- point at which the commissioners arrived, tofore considered to be the true line has north of Isle Royale, in Lake Superior, to been obtained, and the consideration for the Lake of the Woods. The British com-this relinquishment is to inure by the missioner insisted on proceeding to Fond provisions of the treaty to the States of du Lac, at the southwest angle of the lake, and thence by the river St. Louis to the The line of boundary, then, from the Rainy Lake. The American commissioner source of the St. Croix to the St. Law- supposed the true course to be to proceed rence, so far as Maine and Massachusetts by way of the Dog River. Attempts were are concerned, is fixed by their own con- made to compromise this difference, but sent and for considerations satisfactory to without success. The details of these prothem, the chief of these considerations ceedings are found at length in the printed

and raised in Maine on the waters of the remote country at the date of the treaty of St. John and its tributaries down that peace, some of the descriptions in that features as now ascertained. Lake" is nowhere to be found under that ally intersect islands. mination in the northwest angle of the both countries. Lake of the Woods. The region of country claim set up by the British commissioners map as a region of rock and water.

From the northwest angle of the Lake of the Woods, which is found to be in latitude 45° 23′ 55" north, existing treaties require the line to be run due south to its intersection with the forty-fifth parallel, and thence along that parallel to the

Rocky Mountains.

After sundry informal communications with the British minister upon the subject of the claims of the two countries to territory west of the Rocky Mountains, so little probability was found to exist of coming to any agreement on that subject at present that it was not thought expeformal negotiation to be entered upon beminister as part of his duties under his special mission.

ion along rivers and lakes from the place have now been held. where the forty-fifth parallel of north The early and prominent part which latitude strikes the St. Lawrence to the the government of the United States has

"Long the treaty, would, it is obvious, occasion-The manner in name. There is reason for supposing, how- which the commissioners of the two govever, that the sheet of water intended by ernments dealt with this difficult subject that name is the estuary at the mouth of may be seen in their reports. But where Pigeon River. The present treaty there- the line thus following the middle of the fore adopts that estuary and river, and river or watercourse did not meet with afterwards pursues the usual route across islands, yet it was liable sometimes to the height of land by the various port- leave the only practicable navigable chanages and small lakes till the line reaches nel altogether on one side. The treaty Rainy Lake, from which the commissioners made no provision for the common use of agreed on the extension of it to its ter- the waters by the citizens and subjects of

It has happened, therefore, in a few on and near the shore of the lake between instances that the use of the river in par-Pigeon River on the north and Fond ticular places would be greatly diminished du Lac and the river St. Louis on the to one party or the other if in fact there south and west, considered valuable as a was not a choice in the use of channels mineral region, is thus included within and passages. Thus at the Long Sault, in the United States. It embraces a terri- the St. Lawrence, a dangerous passage, tory of 4,000,000 acres northward of the practicable only for boats, the only safe run is between the Long Sault Islands and under the treaty of Ghent. From the Barnhardt's Island (all of which belong height of land at the head of Pigeon River to the United States) on one side and the westerly to the Rainy Lake the country is American shore on the other. On the one understood to be of little value, being de- hand, by far the best passage for vessels scribed by surveyors and marked on the of any depth of water from Lake Erie into the Detroit River is between Bois Blanc, a British sland, and the Canadian shore. So, again, there are several channels or passages of different degrees of facility and usefulness between the several islands in the river St. Clair at or near its entry into the lake of that name. In these three cases the treaty provides that all the several passages and channels shall be free and open to the use of the citizens and subjects of both parties.

The treaty obligations subsisting between the two countries for the suppression of the African slave-trade, and the complaints made to this government withdient to make it one of the subjects of in the last three or four years, many of them but too well founded, of the visitatween this government and the British tion, seizure, and detention of American vessels on that coast by British cruisers could not but form a delicate and highly By the treaty of 1783 the line of divis- important part of the negotiations which

outlet of Lake Superior is invariably to taken for the abolition of this unlawful be drawn through the middle of such and inhuman traffic is well known. By waters, and not through the middle of the tenth article of the treaty of Ghent their main channels. Such a line, if ex- it is declared that the traffic in slaves is tended according to the literal terms of irreconcilable with the principles of humanity and justice, and that both his and dignity of the country that it should Majesty and the United States are de- execute its own laws and perform its sirous of continuing their efforts to pro- own obligations by its own means and its mote its entire abolition; and it is thereby own power. agreed that both the contracting parties The examination or visitation of the shall use their best endeavors to accom- merchant vessels of one nation by the plish so desirable an object. The govern- cruisers of another for any purpose exment of the United States has by law de- cept those known and acknowledged by clared the African slave-trade piracy, and the law of nations, under whatever reat its suggestion other nations have made straints or regulations it may take place, similar enactments. It has not been want-may lead to dangerous results. It is far ing in honest and zealous efforts made better by other means to supersede any in conformity with the wishes of the supposed necessity or any motive for such whole country, to accomplish the entire examination or visit. Interference with a abolition of the traffic in slaves upon the merchant vessel by an armed cruiser is African coast, but these efforts and those always a delicate proceeding, apt to touch of other countries directed to the same the point of national honor as well as to end have proved to a considerable degree effect the interests of individuals. It has unsuccessful. Treaties are known to have been thought, therefore, expedient, not been entered into some years ago between only in accordance with the stipulations England and France by which the former of the treaty of Ghent, but at the same power, which usually maintains a large time as removing all pretext on the part naval force on the African Station, was of others for violating the immunities of authorized to seize and bring in for ad- the American flag upon the seas, as they judication vessels found engaged in the exist and are defined by the law of naslave-trade under the French flag.

· It is known that in December last a mitted to the Senate. treaty was signed in London by the repre- The treaty which I now submit to you sentatives of England, France, Russia, proposes no alteration, mitigation, or mod-Prussia, and Austria, having for its pro- ification of the rules of the law of nafessed object a strong and united effort tions. It provides simply that each of of the five powers to put an end to the two governments shall maintain on traffic. This treaty was not officially com- the coast of Africa a sufficient squadron municated to the government of the United to enforce separately and respectively the States, but its provisions and stipula- laws, rights, and obligations of the two tions are supposed to be accurately known countries for the suppression of the slaveto the public. It is understood to be trade. not yet ratified on the part of France.

to this government to become party to filling the duties and obligations of the this treaty, but the course it might take country. Our commerce along the westin regard to it has excited no small de- ern coast of Africa is extensive, and supgree of attention and discussion in Eu- posed to be increasing. There is reason rope, as the principle upon which it is to think that in many cases those enfounded and the stipulations which it con- gaged in it have met with interruptions tains have caused warm animadversions and annoyances caused by the jealousy and great political excitement.

of the present session of Congress, I en- ject have reached the government. of search and the immunity of flags. De- further occurrences of this kind. sirous of maintaining those principles fully, at the same time that existing having committed high crimes, seek an obligations should be fulfilled, I have asylum in the territories of a neighboring thought it most consistent with the honor nation would seem to be an act due to the

tions, to enter into the articles now sub-

Another consideration of great impor-No application or request has been made tance has recommended this mode of fuland instigation of rivals engaged in the In my message at the commencement same trade. Many complaints on this subdeavored to state the principles which this respectable naval force on the coast is government supports respecting the right the natural resort and security against

The surrender to justice of persons who,

cause of general justice and properly be- the occurrence had ceased to be fresh and

munity from the power of avoiding jus- inviolability of national territory, often disturbed.

whole case by a proper treaty stipulation. of the United States. The article on the subject in the prooffences as all mankind agree to regard cruisers, although not practised in time of and specified enumeration of crimes the has, nevertheless, hitherto been so promiobject has been to exclude all political offences or criminal charges arising from ly to bring on renewed contentions at wars or intestine commotions. misprision of treason, libels, desertion from that it has been thought the part of military service, and other offences of simi- wisdom now to take it into serious and lar character are excluded.

or unexpected abuse should arise from the explains the ground which the government stipulation rendering its continuance in has assumed and the principles which it the opinion of one or both of the parties means to uphold. For the defence of these not longer desirable, it is left in the power of either to put an end to it at will.

line at Schlosser four or five years ago ple and on their firmness and patriotoccasioned no small degree of excitement ism in whatever touches the honor of the at the time, and became the subject of country or its great and essential incorrespondence between the two govern- terests. ments. That correspondence, having been suspended for a considerable period, was 1844, President Tyler sent the following renewed in the spring of the last year, special message to the Congress concernbut no satisfactory result having been ing the treaty between the United States arrived at, it was thought proper, though and Texas:

longing to the present state of civiliza- recent, not to omit attention to it on the tion and intercourse. The British prov- present occasion. It has only been so inces of North America are separated from far discussed in the correspondence now the States of the Union by a line of sev- submitted, as it was accomplished by a eral thousand miles, and along portions of violation of the territory of the United this line the amount of population on States. The letter of the British minister, either side is quite considerable, while the while he attempts to justify that violapassage of the boundary is always easy. tion upon the ground of a pressing and Offenders against the law on the one overruling necessity, admitting, nevertheside transfer themselves to the other. less, that even if justifiable an apology Sometimes with great difficulty they are was due for it, and accompanying this brought to justice, but very often they acknowledgment with assurances of the wholly escape. A consciousness of im- sacred regard of his government for the tice in this way instigates the unprin- seemed to me sufficient to warrant forcipled and reckless to the commission of bearance from any further remonstrance offences, and the peace and good neigh- against what took place as an aggression borhood of the border are consequently on the soil and territory of the country. On the subject of the interference of the In the case of offenders fleeing from British authorities in the West Indies, a Canada into the United States, the gov- confident hope is entertained that the corernors of States are often applied to for respondence which has taken place, showtheir surrender, and questions of a very ing the grounds taken by this government, embarrassing nature arise from these ap- and the engagements entered into by the plications. It has been thought highly British minister, will be found such as to important, therefore, to provide for the satisfy the just expectation of the people

The impressment of seamen from merposed treaty is carefully confined to such chant vessels of this country by British as heinous and destructive of the secur- peace, and therefore not at present a proity of life and property. In this careful ductive cause of difference and irritation, nent a topic of controversy, and is so like-Treason, the first breaking out of a European war, earnest consideration. The letter from the And lest some unforeseen inconvenience Secretary of State to the British minister grounds and the maintenance of these principles the most perfect reliance is placed The destruction of the steamboat Caro- on the intelligence of the American peo-

The Treaty with Texas.—On April 22,

Washington, April 22, 1844. to the United States.

nexed has been settled principally by persons from the United States, who emi-

under the protecting care of this govern-To the Senate of the United States, - ment, if it does not surpass, the combined I transmit herewith, for your approval production of many of the States of the and ratification, a treaty which I have confederacy. A new and powerful impulse caused to be negotiated between the Unit- will thus be given to the navigating ined States and Texas, whereby the latter, terest of the country, which will be chief-on the conditions herein set forth, has ly engrossed by our fellow-citizens of transferred and conveyed all its right of the Eastern and Middle States, who have separate and independent sovereignty and already attained a remarkable degree of jurisdiction to the United States. In prosperity by the partial monopoly they taking so important a step I have been have enjoyed of the carrying-trade of the influenced by what appeared to me to be Union, particularly the coastwise trade, the most controlling considerations of which this new acquisition is destined in public policy and the general good, and time, and that not distant, to swell to a in having accomplished it, should it meet magnitude which cannot easily be comyour approval, the government will have puted; while the addition made to the succeeded in reclaiming a territory which boundaries of the home market thus secured formerly constituted a portion, as it is to their mining, manufacturing, and mcconfidently believed, of its domain under chanical skill and industry will be of a the treaty of cession of 1803 by France character the most commanding and important. Such are some of the many ad-The country thus proposed to be an vantages which will accrue to the Eastern and Middle States by the ratification of the treaty - advantages the extent of grated on the invitation of both Spain and which it is impossible to estimate with Mexico, and who carried with them into accuracy or properly to appreciate. Texthe wilderness which they have par- as, being adapted to the culture of cottially reclaimed the laws, customs, and ton, sugar, and rice, and devoting most of political and domestic institutions of her energies to the raising of these protheir native land. They are deeply in- ductions, will open an extensive market doctrinated in all the principles of civil to the Western States in the important liberty, and will bring along with them articles of beef, pork, horses, mules, etc., in the act of reassociation devotion to as well as in breadstuffs. At the same our Union and a firm and inflexible reso-time, the Southern and Southeastern lution to assist in maintaining the pub- States will find in the fact of annexation lic liberty unimpaired—a consideration protection and security to their peace and which, as it appears to me, is to be re-tranquillity, as well against all domestic garded as of no small moment. The coun- as foreign efforts to disturb them, thus try itself thus obtained is of incalculable consecrating anew the union of the States value in an agricultural and commercial and holding out the promise of its perpetpoint of view. To a soil of inexhaus- ual duration. Thus at the same time that tible fertility it unites a genial and the tide of public prosperity is greatly healthy climate, and is destined at a day swollen, an appeal of what appears to the not distant to make large contributions executive to be of an imposing, if not of to the commerce of the world. Its ter- a resistless, character is made to the ritory is separated from the United States interests of every portion of the country. in part by an imaginary line, and by the Agriculture, which would have a new and river Sabine for a distance of 310 miles, extensive market opened for its produce; and its productions are the same with commerce, whose ships would be freighted those of many of the contiguous States with the rich productions of an extensive of the Union. Such is the country, such and fertile region; and the mechanical are its inhabitants, and such its capaci- arts, in all their various ramifications, ties to add to the general wealth of the would seem to unite in one universal de-Union. As to the latter, it may be safely mand for the ratification of the treaty. asserted that in the magnitude of its pro- But 'important as these considerations ductions it will equal in a short time, may appear, they are to be regarded as

sons deemed sufficient by herself, threw would, it is fairly to be presumed, readily off her dependence on Mexico as far back adopt such expedients; or she would hold as 1836, and consummated her indepen- out the proffer of discriminating duties dence by the battle of San Jacinto in the in trade and commerce in order to sesame year, since which period Mexico has cure the necessary assistance. Whatever attempted no serious invasion of her ter- step she might adopt looking to this obritory, but the contest has assumed feat- ject would prove disastrous in the highures of a mere border war, characterized est degree to the interests of the whole by acts revolting to humanity. In the Union. To say nothing of the impolicy year 1836 Texas adopted her constitution, of our permitting the carrying-trade and under which she has existed as a sovereign home market of such a country to pass out power ever since, having been recognized of our hands into those of a commercial as such by many of the principal powers rival, the government, in the first place, of the world; and contemporaneously with would be certain to suffer most disasits adoption, by a solemn vote of her peo- trously in its revenue by the introduction ple, embracing all her population but of a system of smuggling upon an extenninety-three persons, declared her anxious sive scale, which an army of custom-house desire to be admitted into association with officers could not prevent, and which would the United States as a portion of their operate to affect injuriously the interterritory. This vote, thus solemnly taken, ests of all the industrial classes of this has never been reversed, and now by the country. Hence would arise constant colaction of her constituted authorities, sus- lisions between the inhabitants of the two tained as it is by popular sentiment, she countries, which would evermore endanreaffirms her desire for annexation. This ger their peace. A large increase of the course has been adopted by her without military force of the United States would the employment of any sinister measures inevitably follow, thus devolving upon the on the part of this government. No in- people new and extraordinary burdens in trigue has been set on foot to accomplish order not only to protect them from the it. Texas herself wills it, and the execu- danger of daily collision with Texas hertive of the United States, concurring with self, but to guard their border inhabitants her, has seen no sufficient reason to avoid against hostile inroads, so easily excited the consummation of an act esteemed to on the part of the numerous and warlike be so desirable by both. It cannot be tribes of Indians dwelling in their neighdenied that Texas is greatly depressed in borhood. Texas would undoubtedly be unher energies by her long-protracted war able for many years to come, if at any with Mexico. Under these circumstances time, to resist unaided and alone the milit is but natural that she should seek itary power of the United States; but it for safety and repose under the protection is not extravagant to suppose that nations of some stronger power, and it is equally reaping a rich harvest from her trade, so that her people should turn to the secured to them by the advantageous United States, the land of their birth, treaties, would be induced to take part in the first instance, in the pursuit with her in any conflict with us, from the of such protection. She has often strongest considerations of public policy. before made known her wishes, but her Such a state of things might subject advances have to this time been repelled. to devastation the territory of contigu-The executive of the United States sees ous States, and would cost the country no longer any cause for pursuing such a in a single campaign more treasure, course. The hazard of now defeating her thrice told over, than is stipulated to be wishes may be of the most fatal tendency, paid and reimbursed by the treaty now It might lead, and most probably would, proposed for ratification. I will not perto such an entire alienation of sentiment mit myself to dwell on this view of the and feeling as would inevitably induce her subject. Consequences of a fatal characto look elsewhere for aid, and force her ter to the peace of the Union, and even either to enter into dangerous alliances to the preservation of the Union itself, with other nations, who, looking with might be dwelt upon. They will not,

but secondary to others. Texas, for rea- more wisdom to their own interests.

almost surrounded by the possessions of resources. The Canadas, New European powers.

however, fail to occur to the mind of the we claim the right to exercise a due regard Senate and of the country. Nor do I in- to our own. This government cannot condulge in any vague conjectures of the sistently with its honor permit any such future. The documents now transmitted interference. With equal, if not greater, along with the treaty lead to the conclu-sion, as inevitable, that if the boon now of other governments to surrender their tendered be rejected Texas will seek for numerous and valuable acquisitions made the friendship of others. In contemplating in past time at numberless places on the such a contingency it cannot be over- surface of the globe, whereby they have looked that the United States are already added to their power and enlarged their

To Mexico the executive is disposed Brunswick, and Nova Scotia, the islands to pursue a course conciliatory in its charin the American seas, with Texas tramacter, and at the same time to render her melled by treaties of alliance or of a the most ample justice by conventions and commercial character differing in policy stipulations not inconsistent with the from that of the United States, would rights and dignity of the government. It complete the circle. Texas voluntarily is actuated by no spirit of unjust agsteps forth, upon terms of perfect honor grandizement, but looks only to its own and good faith to all nations, to ask to security. It has made known to Mexico be annexed to the Union. As an inde- at several periods its extreme anxiety to pendent sovereignty her right to do this witness the termination of hostilities beis unquestionable. In doing so she gives tween that country and Texas. Its wishes, no cause of umbrage to any other power; however, have been entirely disregarded. her people desire it, and there is no slav- It has ever been ready to urge an adish transfer of her sovereignty and inde- justment of the dispute upon terms mutpendence. She has for eight years main- ually advantageous to both. It will be tained her independence against all ef- ready at all times to hear and discuss any forts to subdue her. She has been rec-claims Mexico may think she has on the ognized as independent by many of the justice of the United States, and to admost prominent of the family of nations, just any that may be deemed to be so on and that recognition, so far as they are the most liberal terms. There is no deconcerned, places her in a position, with- sire on the part of the executive to out giving any just cause of umbrage to wound her pride or affect injuriously her them, to surrender her sovereignty at her interest, but at the same time it canown will and pleasure. The United States, not compromise by any delay in its action actuated evermore by a spirit of justice, the essential interests of the United States. has desired by the stipulations of the Mexico has no right to ask or expect this treaty to render justice to all. They have of us; we deal rightfully with Texas as made provision for the payment of the an independent power. The war which public debt of Texas. We look to her am- has been waged for eight years has reple and fertile domain as the certain sulted only in the conviction with all means of accomplishing this; but this is others than herself that Texas cannot a matter between the United States and be reconquered. I cannot but repeat Texas, and with which other governments the opinion expressed in my message at have nothing to do. Our right to receive the opening of Congress that it is time the rich grant tendered by Texas is per- it had ceased. The executive, while it feet, and this government should not, hav- could not look upon its longer continuing due respect either to its own honor ance without the greatest uneasiness, has, or its own interests, permit its course nevertheless, for all past time preserved of policy to be interrupted by the inter- a course of strict neutrality. It could not ference of other powers, even if such in- be ignorant of the fact of the exhaustion terference were threatened. The question which a war of so long duration had is one purely American. In the acquisi- produced. Least of all was it ignorant tion, while we abstain most carefully from of the anxiety of other powers to induce all that could interrupt the public peace, Mexico to enter into terms of reconciliamestic institutions of Texas, would oper- tary tender made it of a domain so rich States, and might most seriously threaten add to national greatness and wealth, and could it be unacquainted with the fact would reject the offer. Nor are other that although foreign governments might powers, Mexico inclusive, likely in any between these States, yet that one the of Texas will be equally interesting to all; ed to declare its marked and decided of the world that prosperity will be sehostility to the chief feature in those relations and its purpose on all suitable occasions to urge upon Mexico the adoption of such a course in negotiating with Texas as to produce the obliteration of that feature from her domestic policy as one of the conditions of her recognition by Mexico as an independent State. The executive was also aware of the fact that formidable associations of persons, the subjects of foreign powers, existed, who were a state of almost hopeless exhaustion, and additions. all future time. The executive has full Its domestic concerns are left to its own posed treaty.

evils incalculably great, the executive has immediate vicinity. entered into the negotiation, the fruits of which are now submitted to the Senate. able to take of the subject, I think that Independent of the urgent reasons which the interests of our common constituents, existed for the step it has taken, it might the people of all the States, and a love of safely invoke the fact (which it confi- the Union left the executive no other al-

tion with Texas, which, affecting the do- ized government on earth having a volunate most injuriously upon the United and fertile, so replete with all that can the existence of this happy Union. Nor so necessary to its peace and safety, that it disavow all design to disturb the rela- degree to be injuriously affected by the tions which exist under the Constitution ratification of the treaty. The prosperity most powerful among them had not fail- in the increase of the general commerce cured by annexation.

But one view of the subject remains to be presented. It grows out of the proposed enlargement of our territory. From this, I am free to confess, I see no danger. The federative system is susceptible of the greatest extension compatible with the ability of the representation of the most distant State or Territory to reach the seat of government in time to participate in the functions of legislation and to make directing their utmost efforts to the ac- known the wants of the constituent body. complishment of this object. To these Our confederated republic consisted origconclusions it was inevitably brought by, inally of thirteen members. It now conthe documents now submitted to the Sen- sists of twice that number, while applicaate. I repeat, the executive saw Texas in tions are before Congress to permit other This addition of new States the question was narrowed down to the has served to strengthen rather than to simple proposition whether the United weaken the Union. New interests have States should accept the boon of annexa- sprung up, which require the united power tion upon fair and even liberal terms, of all, through the action of the commou or, by refusing to do so, force Texas government, to protect and defend upon to seek refuge in the arms of some the high seas and in foreign parts. Each other power, either through a treaty State commits with perfect security to of alliance, offensive and defensive, or the that common government those great inadoption of some other expedient which terests growing out of our relations with might virtually make her tributary to other nations of the world, and which such powre, and dependent upon it for equally involve the good of all the States. reason to believe that such would have exclusive management. But if there were been the result without its interposition, any force in the objection it would seem and that such will be the result in the to require an immediate abandonment of event either of unnecessary delay in the territorial possessions which lie in the ratification or of the rejection of the pro- distance and stretch to a far-off sea, and yet no one would be found, it is believed, In full view, then, of the highest public ready to recommend such an abandonment. duty, and as a measure of security against Texas lies at our very doors and in our

Under every view which I have been dently believes) that there exists no civil- ternative than to negotiate the treaty. The high and solemn duty of ratifying or re- eral of volunteers in November, 1862; States.

1877-78; practised law in Richmond, ton, Mass., Dec. 1, 1874. to the Making of the Union, etc.

the Colonial Period; Manual of English and the remains identified. of England, Social, Political, and Literary. thirty-three different engagements. He died in Ithaca, N. Y., Dec. 28, 1900.

Tyler, RANSOM HEBBARD, author; born in Leyden, Mass., Nov. 18, 1813. He was district attorney and county judge for N. Y., Nov. 27, 1881.

Tyler, ROBERT OGDEN, military officer; 1831; graduated at the United States D. C., Dec. 5, 1904. Military Academy in 1853; and was as-August of that year he organized the 4th He died in Boston, Mass., Sept. 8, 1755. Connecticut Volunteers, and was made its Tyrker, the German foster-father of

jecting it is wisely devolved on the Sen- and distinguished himself at Fredericksate by the Constitution of the United burg, Chancellorsville, Gettysburg, Spottsylvania, and Cold Harbor. He was bre-Tyler, Lyon GARDINER, educator; born vetted major-general of volunteers and main Charles City county, Va., in August, jor-general, United States army, in 1865. 1853; son of President John Tyler; After the war he was assigned to duty in graduated at the University of Virthe Quartermaster's Department at New ginia in 1875; Professor of Belles-Let- York City, San Francisco, Louisville, tres at William and Mary College in Charleston, and Boston. He died in Bos-

Va., in 1882-88; elected president of Tyndale, Hector, military officer; William and Mary College in 1888. He born in Philadelphia, Pa., March 24, 1821. is the author of The Letters and Times He was not opposed to slavery and had no of the Tylers; Parties and Patronage in sympathy with the expedition of John the United States; Cradle of the Republic; Brown; but when Mrs. Brown was about The Contribution of William and Mary to pass through Philadelphia on her way to claim the body of her husband after Tyler, Moses Coit, clergyman; born in his execution, Tyndale took the risk of Griswold, Conn., Aug. 2, 1835; graduated escorting her, and not only became the at Yale College in 1857; studied theology object of insults and threats, but was shot at Yale and Andover; Professor of English at by an unseen person. A number of at the University of Michigan in 1867- Southern newspapers declared that the re-81; ordained in the Protestant Episcopal mains of John Brown would never be re-Church in 1883; Professor of American turned to his friends, but a "nigger's" History at Cornell University from 1881 body would be substituted. When the autill his death. His publications include thorities offered the coffin to Tyndale he History of American Literature during declined to accept it till it was opened Literature; Life of Patrick Henry; Three Civil War broke out Tyndale was made Men of Letters; The Literary History of major of the 28th Pennsylvania Volunthe American Revolution; and Glimpses teers, with which he participated in was brevetted major-general of volunteers in 1865. He died in Philadelphia, Pa., March 19, 1880.

Tyner, James Noble, lawyer; born in Oswego county, and editor of the Oswego Brookville, Ind., Jan. 17, 1826; received Gazette. In addition to numerous books an academic education; admitted to the and articles on legal subjects he wrote a bar in 1857, and practised in Peru, Ind.; series of sketches of the early settlers member of Congress, 1869-75; assistant in Oswego county. He died at Fulton, Postmaster-General and Postmaster-General in 1875-82; assistant attorney-general for the Post-office Department in 1889-93 born in Greene county, N. Y., Dec. 22, and 1897-1903. He died in Washington,

Tyng, EDWARD, naval officer; born in signed to frontier duty. In April, 1861, Massachusetts about 1683; commanded the he accompanied the expedition for the re- Massachusetts in the Cape Breton expedilief of Fort Sumter and was present dur- tion in 1745, and captured the French ing its bombardment on May 17. In man-of-war Vigilante of sixty-four guns.

colonel. Under his leadership it became Leif the Scandinavian, whom he accomone of the most efficient regiments in the panied in the expedition from Iceland to army. He was appointed brigadier-gen- the land south of Greenland in the year

#### TYSON-TYTLER

1000. While exploring the neighborhood prior to 1743; Discourse on the 200th call the country Vinland.

House of Representatives from New York, 1858. 1823 to 1825, and member of the New

in 1828.

State of the Colony of Pennsylvania Great Malvern, England, Dec. 24, 1849.

Tyrker reported the discovery of vines Anniversary of the Birth of William loaded with grapes, which caused Leif to Penn; Report on the Arctic Explorations of Dr. Elisha K. Kane, etc. He Tyson, Jacob, legislator; member of the died in Montgomery county, Pa., June 27,

Tytler, PATRICK FRASER, historian; York State Senate from Richmond county born in Edinburgh, Scotland, Aug. 30, 1791; was educated at the University of Tyson, Job Roberts, lawyer; born in Edinburgh; admitted to the bar in Scot-Philadelphia, Pa., Feb. 8, 1803; admitted land, but devoted himself to biographical to the bar in 1855-57. He was the au- and historical researches; and wrote Sir thor of Essay on the Penal Laws of Walter Raleigh; An Historical View of Pennsylvania; The Lottery System of the the Progress of Discovery on the North-United States; Social and Intellectual ern Coasts of America, etc. He died in been driven beyond the Mississippi by the island of Leon, July 3, 1795. pressure of civilization, and have become nations.

at the University of Michigan in 1861; southern California was a peninsula. began the practice of law in 1866; ap-died on the Pacific coast in 1540. pointed assistant Secretary of State in Unalaska, or Ounalaska, an island, 1893; was ambassador to Germany in district, and village, in the Aleutian group, May 17, 1901.

in the Royal Museum, Berlin, in 1846-48; came to the United States in 1851; set-

in Seville, Jan. 12, 1716; entered the tion of the Pequot territory. as governor of Louisiana in 1766, but was lish, and incurred the enmity of the col-

Uchee Indians, a diminutive nation, forced to leave because he failed to win seated in the beautiful country, in Geor- over the colonists to Spain. He had comgia, extending from the Savannah River at mand of a fleet which was sent to the Augusta to Milledgeville and along the Azores, with sealed orders to proceed to banks of the Oconee and the headwaters Havana and join an expedition against of the Ogeechee and Chattahoochee. They Florida. He neglected to open his orders were once a powerful nation, and claimed and was tried by court-martial in 1780, to be the oldest on the continent. Their and acquitted. Among his writings are: language was harsh and unlike that of American Notes; Physico-Historical Talks any other; and they had no tradition of on South America and Eastern North their origin, or of their ever having occu- America, and Secret Information Concernpied any other territory than the domain ing America, confidential reports made to on which they were found. They have the Spanish ministry. He died on the

Ulloa, Francisco de, explorer; born partially absorbed by the Creeks. Their in Spain; became a lieutenant of Cortez language is almost forgotten, and the in his explorations in America, and was Uchees are, practically, one of the extinct left by him, in 1535, in charge of the colony of Santa Cruz. In 1539-40 he com-Uhl, EDWIN F., lawyer; born in Avon manded the expedition that explored Cali-Springs, N. Y., in 1841; taken to Michi- fornia, giving to the gulf the name of gan by his parents in 1846; graduated "Sea of Cortez." and discovered that

1896-97. He died in Grand Rapids, Mich., at the extremity of the Alaska peninsula; it is the most important settlement in Ulke, HENRY, portrait-painter; born in western Alaska. and the commercial cen-Frankenstein, Prussia, Jan. 29, 1821; tre of all the trade in that region. It is studied under Professor Wach, in Berlin, the natural outfitting station for vessels in 1842-46; employed in fresco-painting passing between the Pacific and the Arctic oceans.

Uncas, Mohegan chief; born in the Petled in Washington in 1857. His works in- quot Settlement, Conn., about 1588; was clude portraits of General Grant, James originally a Pequot sachem, but about G. Blaine, Gen. John Sherman, Charles 1635 he revolted against Sassacus and Sumner, Secretary Edwin M. Stanton, gathered a band of Indians who were Attorney-General Garland, etc., for the known by the name of Mohegans, the United States government. He died in ancient title of his nation. He joined the English in their war with the Pequots in Ulloa, Antonio DE, naval officer; born 1637, and received for his services a por-Spanish navy in 1733 and became lieu- war was over, Uncas shielded many of tenant in 1735; came to the United States the Pequots from the wrath of the Eng-

#### UNCLE SAM-UNCONSTITUTIONALITY OF LAWS

onists for a time; but the white people soon gave him their confidence, and treated him with so much distinction that jealous Indians tried to assassinate him. For



UNCAS'S MONUMENT.

sachems in Connecticut, and in 1643 he overpowered the Narragansets and took Miantonomoh prisoner. He died in what is now Norwich, Conn., in 1682. MIANTONOMOH; PEQUOT.

Uncle Sam, a popular name of the government of the United States. Its origin was as follows: Samuel Wilson, commonly called "Uncle Sam," was an inspector of beef and pork in Troy, N. Y., purchased for the government after the declaration of war against England in 1812. A contractor named Elbert Anderson purchased a quantity of provisions, and the barrels were marked "E. A.," the initials of his name, and "U. S.," for United States. The latter initials were not familiar to Wilson's workmen, who inquired what they meant. A facetious fellow answered, "I don't know, unless they mean 'Uncle Sam." A vast amount of property afterwards passed through Wilson's hands, marked in the same way, and he was rallied on the extent of his possessions. The joke spread, and it was not long before the initials of the United States were regarded as "Uncle Sam," which name has been in popular parlance ever since. The song savs:

"Uncle Tom's Cabin," Harriet Beecher Stowe's novel, first published as a serial in the National Era, in Washington, D. C., in 1850, and completed in Boston in 1852. this treachery Uncas conquered one of the The Rev. Josiah Henson, who died in Dresden, Ontario, Canada, May 5, 1883, at the age of ninety-three, was the original of Uncle Tom. He was a slave who was permitted to go freely from Kentucky to Ohio on his master's business, because he had given a promise that he would not attempt to escape, on a pledge of freedom at a certain time; but his master died before the appointed time and Henson was sold as a slave.

Unconstitutionality of Laws. In every government based upon a written constitution like that of the United States, and also of the separate States in the Union, there is also a body of laws enacted by the legislatures. In some instances the laws made by the legislatures are, or are claimed to be, in conflict with the written constitution. When such cases are brought into court, it is the judge or judges who must decide whether such laws are, or are not, in conflict with the written constitution. This is an inherent necessity in all cases where a State has two separate bodies of laws.

In the case of the chartered American colonies, the Privy Council of England could set aside a colonial law as being in conflict with the charter. This could also be done by the colonial courts themselves.

In the case of Holmes vs. Walton, the legislature of New Jersey had passed an act in 1779 making lawful a trial before a jury of six men. In this instance the constitutionality of the act was questioned, and it was decided to be unconstitutional by the Court of Appeals. The act was therefore repealed and a jury of twelve men substituted.

In the case of Trevett vs. Weeden in 1787, Weeden, a butcher, refused to accept from Trevett paper money in payment for meat. In Rhode Island a refusal to sell meat was a penal offence. Weeden was defended by James M. Varnum, a lawyer of talent, for some time a member of Congress.

In a forceful argument to the court, Varnum laid down principles of constitutional law of great significance, which are now recognized as fundamental and all-

<sup>&</sup>quot;Uncle Sam is rich enough to give us all a farm."

"The legislative," he declared, "have the held a portion of the Judiciary Act of uncontrollable power of making laws not 1789 as unconstitutional. repugnant to the Constitution. The judilaws, and are bound to execute them; but provision had been made for the appointcannot admit any act of the legislative ment of justices of the peace for the Disas law which is against the Constitution." trict of Columbia. Adams nominated sev-The legislative derives all its authority eral persons by the Senate. The commisfrom the Constitution, but must not vio- sions were found on Marshall's desk reglate the Constitution, as was done by an ularly filled out and signed by the Presiact depriving citizens of the right to trial dent and attested by John Marshall, who, by jury. "This court," he said, "is un- in the last weeks of Adams's administrader the solemn obligations to execute the tion, served as chief-justice of the Supreme laws of the land, and therefore cannot, Court and Secretary of State. Levi Linwill not consider this act as a law of coln filled this latter office in the early the land." Inasmuch as Rhode Island was days of Jefferson's term, until Madison still working under its old colonial char- could finish private business and assume ter, and had not a new constitution the duties of the office. Lincoln did not plainly established by the will of the peo-deliver the commissions of those "midple, Varnum's contention was peculiarly night judges," as Jefferson stigmatized bold. But the court sustained the argu- them, nor did Madison after him. Willment, declaring that the "information was iam Marbury, one of the nominees, moved not recognizable before them." The judg- in the Supreme Court for a writ of manment of the court plainly rejected the damus to compel Madison to deliver the statute as void because contrary to the withheld commission. Congress, by post-

duct of the court, summoned the judges and also, possibly, gave Marshall time to appear before them. At the hearing to think the matter over carefully. the judges ably defended their position, The chief-justice, in delivering the contended manfully for the independence opinion of the court, declared, first, that of the judiciary, and asserted the uncon-Marbury had a right to the commission; stitutionality of the statute. After hear-second, that the refusal of the commising the defence, the assembly voted that sion was a plain violation of that right it was not satisfied with the reasons given for which the laws of the United States by the judges in support of their judg- afforded Marbury a remedy. As to the ment; but the judges were finally allowed remedy, however, Marshall was equally to leave the presence of the assembly clear that the authority given to the Suwithout further reproof and without im- preme Court in the law of 1789, estabpeachment. The court had given to the lishing the judicial courts of the United public a lesson regarding sense, liberty, States, to issue writs of mandamus to and the function of the judiciary in a public officers, appears not to be warranted free commonwealth. Though the decision by the Constitution, on the ground that of the court helped to restore confidence the Supreme Court has no original jurisand give hope, Rhode Island for some diction in such cases. He then proceeded time after this was the prey of prejudice, at great length and in clearest language jealousy, and ignorance. At the next to set forth his opinion that when a law election only one of the judges of the su- is at variance with the Constitution the perior court was re-elected.

In 1794 the United States Supreme refuse to obey an act of Congress. Court declared a federal statute as contrary to the Constitution in the case of government has been of more dangerous the United States vs. Yale Todd.

aside an act of Congress was that of tions upon which the decision of the court

important in American jurisprudence. Marbury vs. Madison, in which the court

In a bill signed by President Adams ciary have the sole power of judging those about a week before his exit from office, constitutional authority of the legislature, poning the session of the Supreme Court The lawmakers, outraged by the confor fifteen months, put off the decision,

court must cling to the Constitution and

No practice of the judicial branch of the consequence than the habit of the justices The most important early case setting of the Supreme Court of discussing ques-

### UNDERGROUND RAILROAD-UNDERWOOD

does not rest. chief-justice was, in a manner, sitting but, being accused of gross immorality, on the validity of his own act when Sec- he became alarmed, and not only yieldretary of State in attesting commissions ed his power, but urged the people to which were issued in defiance of what the submit to Massachusetts. He went behead of the executive branch regarded as fore the General Court and made the decency and good politics. Marshall most abject confession of the truth of the stated that the court had no jurisdiction charges. He did the same publicly in the in the case before it, and then went on Church, and was excommunicated. He afto lay down the doctrine that the Su-terwards lived at Stamford, Conn., and preme Court is not bound by acts of Con- in 1646 went to Flushing, L. I. In the gress or by the interpretation of its pow- war between the Dutch and Indians he

Peters was United States District Judge, sess lands given to him by Indians on and decided the case of Olmstead vs. Rit- Long Island. See Pequot.

for their liberty, escaped through the Scotland, Aug. 7, 1894. friends. See Fugitive Slave Law.

Moreover, in this case the treated the claim with contempt at first, commanded troops, and in 1655 he repre-The first time that the United States sented Oyster Bay in the assembly at Supreme Court set aside a State law was Hempstead. He died in Oyster Bay, L. I., the case of the United States vs. Peters. about 1672. His descendants still pos-

enhouse in favor of the plaintiff, but did Underwood, Francis Henry, author; not carry his judgment into execution be- born in Enfield, Mass.; educated in Amcause a statute of Pennsylvania forbade herst; taught in Kentucky; and was ad-Judge Marshall, delivering the mitted to the bar; returned to Massaopinion of the court, declared that the chusetts in 1850, and was active in the legislature of a State could not annul the anti-slavery cause; was clerk of the State judgment, or determine the jurisdiction senate in 1852, assisted in the manageof a United States court. The Pennsylva- ment of the Atlantic Monthly for two nia authorities violently opposed this years; clerk of the Supreme Court of judgment, but the decree of the court was Boston for eleven years; United States consul to Glasgow in 1885; and wrote Underground Railroad, a popular des- Handbook of American Literature; bioignation of the secret means by which graphical sketches of Longfellow, Whitslaves, fleeing from the slave-labor States tier, Lowell, etc. He died in Edinburgh

Northern States into Canada during the Underwood, John Cox, engineer; born operation of the fugitive slave law. These in Georgetown, D. C., Sept. 12, 1840; secret means were various kinds of aid graduated at Rensselaer Polytechnic Ingiven to the slaves by their Northern stitute in 1862; served in the Confeder ate army as military engineer in Vir-Underhill, John, colonist; born in ginia, but was taken prisoner in 1868 Warwickshire, England; was a soldier on and confined in Fort Warren till the close the Continent; came to New England with of the war. He was mayor of Bowl-Winthrop in 1630; represented Boston in ing Green, Ky., in 1870-72; city, county the General Court; favored Mrs. Hutchin- and (consulting) State engineer in 1866son (see Hutchinsonian Controversy), 75; lieutenant-governor of Kentucky ir and was associated with Captain Mason, 1875-79; Grand Sire, Sovereign Grand in command of forces in the Pequot War, Lodge, I. O. O. F., in 1888-90; lieutenant in 1637. Banished from Boston as a here-general, Patriarchs Militant (I. O. O. F.) tic, he went to England, and there pub- in 1885-93; major-general of the United lished a history of the Pequot War, en- Confederate Veterans in 1891-95; and su titled News from America. Dover, N. H., perintendent and secretary of the Con regarded as a place of refuge for the per-federate Memorial Association in 1896 secuted, received Underhill, and he was He published various documents; estab chosen governor. It was discovered that lished the Kentucky Intelligencer; or it lay within the chartered limits of ganized a publishing company in Cincin Massachusetts, and the latter claimed po- nati, O., in 1881; and issued the Daily litical jurisdiction over it. Underhill News, of which he was managing editor

born in Louisville, Ky., May 6, 1862; was ports, and the other a revenue tariff that educated at the Rugby School, Louisville, favors fair competition. Although we and the University of Virginia, being occasionally find a free-trader within the graduated at the latter institution in ranks of the Democratic party, the great 1884; settled in Birmingham, Ala., and rank and file of the party do not favor was admitted to the bar in 1884; was the doctrine of free trade. chairman of the Democratic Executive never been a platform of a National Con-Committee of the Ninth District of Ala- vention since the organization of the Dembama, and of the commission that framed ocratic party that has advocated freethe present State constitution; and was trade theories; they have always mainelected to Congress for the terms of 1895- tained the true position of the party was 1913. On the organization of the Sixty- in favor of a tariff for revenue. There second Congress (1911) he was made never has been a tariff bill enacted into chairman of the Committee on Ways and Means, regarded by many as the most important committee of Congress and as giving its chairman the leadership of his party in the national Legislature. He was also widely mentioned as an eligible candidate for the Democratic nomination for the Presidency.

Mr. Underwood was regarded by those who knew him most intimately as an exceedingly cautious man, one who had acquired a reputation for not discussing questions he did not thoroughly understand, and whose public utterances had to do chiefly with the tariff. Early in his political career he had made his confession of tariff faith, and in 1911, when he had been named as the favorite candidate of the South for the Democratic Presidential nomination, he said:

"My creed to-day is what it was then. It is 'tariff for revenue only' with all the emphasis on the 'only.' Yes, there are protectionists here, naturally, a good many of them, but they know where I stand, and evidently they are not in the law by the Democratic party that has not majority, or I would not have been sent favored the doctrine of a tariff for revenue back to Congress again and again. Any- as opposed to a tariff levied along freehow, I don't see why the thriving indus- trade lines, such as the revenue laws of tries in this district need the shelter of Great Britain. a high tariff wall."

tariff in part, as follows:

Underwood, OSCAR W., legislator; iff that leans toward prohibition of im-



OSCAR W. UNDERWOOD.

"The true distinction between the two Party Tariff Views.—Speaking on the great parties of this country, to my mind, Payne Tariff bill in the House of Repre- is the difference between a prohibitive sentatives, March 25, 1909, he summed tariff bill and a competitive tariff bill; up the difference in the position of the the Republican party favors a tariff that Democratic and Republican parties on the will raise some revenue to support the government, but at the same time will "In the preparation of a bill, the dif- prohibit the importation of as much forferences that exist between the two great eign merchandise from coming into the parties are not the issue of protection country as is possible, and raise revenue against free trade, but the true issue is at all, for, although the Republican party that one desires to write a protective tar- has repeatedly declared that they favor

a tariff to protect the difference in cost signia became that of the English Whigs, party has always declared for a tariff ades to distinguish their rank. for revenue.

of the nation."

with British regulars in the colonial wars felt hat bound with white tape. were generally without uniforms; but the army at Cambridge.

There is a political significance in the buttons; blue-and-buff-colored uniform. The coats gaiters, white stock, ruffled bosoms and of the soldiers of William of Orange who wristlets, and black cocked hat bound invaded Ireland in 1689 were blue faced with yellow; red plume and black cock-

of production at home and abroad, they or champions of constitutional liberty. have placed their duties so greatly in The American Whigs naturally adopted excess of this amount, and in so many these colors for a military uniform. In cases at prohibitive rates, that we are the battle of Bunker (Breed's) Hill there compelled to reach a conclusion that their were no uniformed companies. Washingtariff bills are written to prohibit, and ton prescribed a uniform for his officers not for the purpose of equalizing the dif- on his arrival soon afterwards. Their ference of the cost of production; in fact, coats were blue faced with buff, and the they are protecting the manufacturer generals each wore a ribbon across the in his profits, as declared in the last breast-each grade of a separate color. Republican platform. The Democratic Field-officers wore different-colored cockbeing then the color most convenient to "The real justification for a tariff can be procured, Washington prescribed for be only for the purpose of raising revenue the field-officers brown coats, the distincto support the government, and adjust it tion between regiments to be marked by on a basis that will fairly represent the the facings. He also recommended the difference in cost abroad and at I:ome, general adoption by the rank and file of if such exists, and if not, at such rates the hunting-shirt, with trousers buttoned as will not prohibit the importation and at the ankle. This was always the cosbe competitive. When this is done the tume of the riflemen or sharp-shooters; tariff will cease to be a political issue, and Washington remarked that "it is a and it will be adjusted along business dress justly supposed to carry no small lines and improve business conditions, terror to the enemy, who think every But as long as it is maintained to protect such person a complete marksman." These monopoly, and to pay political debts, it hunting-shirts were black, white, or of will continue to be a sore in the life neutral colors. The uniform of Washington's life-guard, organized early in the Uniforms of the American Army. war, was a blue coat faced with buff, red The American provincial troops serving waistcoat, buckskin breeches, and black

The different colonies had uniformed there were exceptions. The New Jersey companies in the earlier period of the infantry, under Colonel Schuyler, were struggle. The prevailing color of their clad in blue cloth, and obtained the name coats was blue, with buff or white facings. of "The Jersey Blues." Their coats were For a long time the artillery were not blue faced with red, gray stockings, and uniformed, but in 1777 their regulation buckskin breeches. The portrait of Wash- costume was "a dark-blue or black coat ington, painted by Charles Wilson Peale reaching to the knee and full-trimmed, in 1772, shows his dress as a Virginia the lapels fastened back, with ten opencolonel of infantry to be a blue coat faced worked buttonholes in yellow silk on the with buff, and buff waistcoat and breeches. breast of each lapel, and ten large regi-This was his uniform during the Revo-mental yellow buttons at equal distances lution, and in it he appeared at the ses- on each side, three large vellow regimental sion of the Second Continental Congress buttons on each cuff, and a like number (1775), indicating as John Adams said on each pocket-flap; the skirts to hook his readiness for the field in any station; back, showing the red lining; bottom of and in this costume he appeared when, coat cut square; red lapels, cuff-linings, early in July, 1775, he took command of and standing capes; single-breasted white waistcoat with twelve small regimental white breeches, black halfwith orange or buff, and this Holland in- ade; gilt-handled small-sword, and gilt

epaulets, and black gaiters.

an old blanket or woollen bed-cover."

and of the staff generally. The coats and prescribed-blue, buff, and white. The 1857. In 1799 the white plume was premajor-generals to wear two epaulets, with scribed for the infantry. The cavalry had a single star and a white feather; the helmet with black horse-hair. In Jeffercolonels, two epaulets; the captains, an son's administration the infantry wore epaulet on the right shoulder; the sub-round ("stove-pipe") hats, with brim alterns, an epaulet on the left shoulder; three inches wide, and with a strip of the aides-de-camp, the uniform of their bear-skin across the crown. Artillery offierals and brigadier-generals to have a a white belt over the shoulder and across commander - in - chief, a white feather. by two and a half inches, ornamented with all military men. In the field, such of the for the coats were prescribed, and in 1812 regiments as had hunting-shirts were required to wear them.

epaulets." For the navy officers, blue retain their uniforms. The cavalry had coats with red facings, red waistcoats, brass helmets, with white horse-hair. It blue breeches, and yellow buttons; and for was found difficult to procure the pre-its marine officers, a green coat with white scribed color for clothing, and the order facings, white breeches edged with green, was only partially complied with. White white waistcoat, white buttons, silver facings were generally used; the buff rarely, excepting by the general officers. The distress of the American soldiers At the close of the Revolution some of the for want of clothing was at its height colonels of infantry wore black, round during their winter encampment at Valley hats, with black and red feathers. During Forge. Baron Steuben wrote: "The de- the period of the Confederation the troops scription of the dress is most easily given. retained substantially the uniform of the The men were literally naked - some of Continental army. In 1787 the shoulderthem in the fullest extent of the word, strap of dark blue edged with red first The officers who had coats had them of made its appearance. In 1792 bear-skinevery color and make. I saw an officer at covered knapsacks, instead of linen painted a grand parade at Valley Forge mounting ones, were first issued to the troops. In guard in a sort of dressing-gown made of 1796 the infantry had dark-blue coats reaching to the knee and full-trimmed, The uniform of the Continental army scarlet lapels, cuffs, and standing capes, was prescribed by a general order issued retaining white buttons, white trimmings, in October, 1779, by the commander-in- and white under-dress, black stocks, and chief. The coat was to be blue, and the cocked hats with white binding. Black facings for infantry varied—white, buff, top-boots now replaced the shoe and black red, and blue. Those of the artillery and half-gaiter. In 1794 the artillery wore artificers were faced with scarlet, with helmets with red plumes. The coats of scarlet linings, and of the light dragoons the musicians were red, with pale-blue faced with white; white buttons and facings, blue waistcoats and breeches, and linings. Until this time the uniforms of a silk epaulet for the chief musician. This the Continental army had been variegated, was the uniform of the drummers in the In the summer of 1780 Washington pre-royal regiments of the British army at scribed the uniforms of the general officers, an early period, it being the royal livery.

The red coat was the uniform of the facings were the same as those already drummers in the American army until two stars upon each, and a black and green coats and white facings, white white feather in the hat; the brigadiers vests and breeches, top-boots, and leather rank and corps; those of the major-gen- cers had gold epaulets. The infantry wore green feather in the hat; those of the the breast, with an oval breastplate three Cockades were to be worn in the hat by an eagle. In 1810 high standing collars they were ordered to "reach the tip of the ear, and in front as high as the chin would In the summer of 1782 the uniform of permit in turning the head." At that time the infantry and cavalry were prescribed many changes were made in the uniform. as follows: "Blue ground, with red Officers of the general staff wore cocked facings and white linings, and buttoned," hats without feathers; single-breasted blue the artillery and sappers and miners to coats with ten gilt buttons; vest and

breeches, or pantaloons, white or buff; chosen Lyman Hall (March 21, 1775) to portion of the army on the Niagara fron- that carried on the war thirteen. tier were compelled by circumstances to change from blue to gray. In the army Congress to the King (July, 1775), writregulations in 1821 dark blue was declared ten by John Dickinson, negotiation was to be the national color. President Jack- thus proffered, according to Duane's propson, in 1832, tried to restore the osition: "We beseech your Majesty to "facings" which were worn in the Revo- direct some mode by which the united lution, but was only partially success-applications of your faithful colonists to ful. When the Civil War broke out in the throne may be improved into a happy 1861 some of the volunteer troops were and permanent reconciliation; and that dressed in grav. adopted the same color for their regulars, for preventing the further destruction of and butternut brown for their militia, the the lives of your Majesty's subjects, and United States troops were clad in blue, that such statutes as more immediately with black felt hats and feathers and gilt distress any of your Majesty's colonies epaulets for officers. After the close of may be repealed." This was the first offithe war the infantry coats had white cial announcement to the King of the edgings, stripes, and facings, and plumes union of the colonies, and their refusal to of the Revolution; and the artillery the treat separately confirmed it. It was a red plume, red facings, and yellow buttons great step towards independence. of the same period. General officers alone King could not consistently receive a docuretained buff sashes and buff-colored body- ment from a congress whose legality he belts.

States and Spain (1898), and in the sub- Dickinson believed it would be received. sequent military operations consequent He deplored one word in it-Congressthereon the soldiers were provided with and that proved fatal to it. "It is the stiff-brim soft hats, leather leggings, and only word which I wish altered," he said. jackets and pantaloons made of khaki, a "It is the only word I wish to retain," was clay-colored linen cloth first used for mili- the reply of the stanch patriot Benjamin tary purposes by the British army in Harrison, of Virginia. Richard Penn, a India.

intimation that the English-American selected to bear this second petition to the colonies were politically united was in throne. the following resolution adopted by the not having sent delegates to the first and versity. second congresses, only "twelve" were

high military boots and gilt spurs; and represent them in the Congress, and he waist-belts of black leather, but no sashes. took his seat on the third day of the ses-The rank and file were put into blue coat- sion, but without the privilege of voting. ees, or jackets. The medical officers, whose The movements in St. John's soon led to coats had been dark blue from 1787, were the accession of Georgia to the Continental put into black coats in 1812. In 1814 a Union, making the number of colonies

In the second petition of the Continental As the Confederates in the mean time measures may be taken denied. They thought to have it received During the war between the United if the members individually signed it. proprietary of Pennsylvania and recently Union, AMERICAN. The first official its governor-a loyal Englishman-was

Union College, an institution of second Continental Congress, June 7, learning in Schenectady, N. Y.; estab-1775: "On motion, resolved, that Thurs- lished by several Christian sects in 1795, day, the 20th of July next, be observed owing to which fact it received its corthroughout the twelve United Colonies porate name. It was the first non-secas a day of humiliation, fasting, and tarian college founded in the United prayer." After that the term "United States. In 1873 the Dudley Observatory, Colonies" was frequently used; and in the the Albany Medical College, and the Al-Declaration of Independence the term bany Law School were united to the col-"United States" was first used. Georgia lege, which was then renamed Union Uni-

Union Devices. When the quarrel bealluded to in the expression. The inhabit tween the British Parliament and the Engtants of St. John's parish in Georgia, had lish-American colonies became warm, the

## UNION DEVICES-UNION LEAGUE

as handbills, bore devices emblematic of ing an endless chain. These arms all union. One was especially a favorite— came out of the clouds, indicating that namely, a snake, disjointed, each separate their strength was from above. Within part representing one of the thirteen Eng- the chain was a radiant heart, and within lish-American colonies, with the words the heart a lighted candle, denoting the



A UNION DEVICE.

"Unite or die." This snake device first that the Americans stood manfully, in publisher of the New York Journal, varied closest scrutiny of their conduct. it after the adjournment of the first Con-



A UNION DEVICE.

on whose body were the following words:

"United, now, alive and free, Firm on this basis Liberty shall stand. And, thus supported, ever bless our land, Till time becomes eternity."

After the Declaration of Independence a print appeared in London with a device combining a part of Holt's (the hands, could affirm "absolute and unqualified thirteen of them), but instead of bare loyalty to the government of the United arms they were heavily mailed, denoting States," was eligible to membership.

patriotic newspapers in America, as well warfare, and symbolizing union by grasp-

sincerity, truth, rectitude, and divine emotions of those whose hearts were engaged in the cause. Above this device was a balance equipoised, with a naked sword, held in the paw of a lion couchant. The lion symbolized British power; the sword, in that connection. British valor; and the balance, British justice. These the Americans, who were yet a part of the British nation, invoked in aid of their cause. A noon-day sun, shining near, indicated

appeared when the Stamp Act excitement broad daylight, before the world in dewas at its height. John Holt, the patriotic fence of their rights, and invited the

Union-Jack. The original flag of Engtinental Congress in 1774. He had a land was the banner of St. George-i. e., column standing upon Magna Charta, and white with a red cross, which, April 12, firmly grasped, as a pillar indicating in- 1606 (three years after James I. ascended alienable rights, by the throne), was incorporated with the twelve hands, banner of Scotland—i. e., blue with a representing the white diagonal cross. This combination twelve colonies obtained the name of "Union-Jack," in (Georgia not hav- allusion to the union with Scotland; and ing had a repre- the word jack is considered a corruption sentative in that of the word Jacobus, Jacques, or James. Congress). The This arrangement continued until the hands belonging to union with Ireland, Jan. 1, 1801, when the bare arms coming banner of St. Patrick-i. e., white with out of the clouds, a diagonal red cross, was amalgamated denoting heavenly with it, and forms the present British strength. The whole was surrounded by union flag. The union-jack of the United a large serpent, perfect, and in two coils, States, or American jack, is a blue field with white stars, denoting the union of the States. It is without the fly, which is the part composed of alternate stripes of white and red.

Union League, a patriotic organization of clubs established in the principal Northern cities during the Civil War. Any person who had the right to vote and

Deity and worship of Christ. In 1801 the ters; and 461 Sunday-schools, tarian. The American Unitarian Associa- scholars. tion was formed May 24, 1825. The national Unitarian conference April 5, delphia on May 10, 1775. The harmony of communicants, 463 church edifices, and representatives feel that the union was 23 halls; church property valued at \$14,- completed, notwithstanding Georgia had 263,277; 541 ministers; and 364 Sunday- not yet sent a delegate to the Congress. schools with 3.592 officers and teachers Recognizing this fact, the Congress, on and 24,005 scholars.

ORDER OF, a fraternal organization in the throughout the Twelve United Colonies United States, founded in 1853; reported as a day of humiliation, fasting, and in 1910, State councils, 33; sub-councils, prayer." When, exactly one year later, a 2.400; members, 210,000; benefits dis-resolution declaring these colonies "free bursed since organization, \$5,500,000; and independent States" was adopted, the benefits disbursed in 1910, \$760,000.

or, a fraternal organization in the United United States of America. States, founded in 1846; reported in 1910, United Colonies of New England. national council, 1; State councils, 18; In May, 1643, delegates from Connectisub-councils, 673; members, 46.217; bene- cut, New Haven, Plymouth, and Massa-

sect established in the United States by from the Dutch in Manhattan and the William Otterbein and Martin Böhm. Indians. Delegates were not invited from The first meeting was held in 1789 in Rhode Island, for that colony was con-Baltimore, Md. The first general con-sidered "schismatic." When it asked for ference was held in 1815, when a Confes- admission, it was refused, unless it would port of the federal Bureau of the Census Then it applied for a charter, and obon Religious Bodies (1910) shows 3,732 tained it in 1644 (see Rhope Island). A organizations; 274,649 communicants or confederacy was formed under the above members; 3.410 church edifices and 191 title, and continued for more than forty halls; church property valued at \$8.401,- years (1643-1686), while the government 539; 1,935 ministers; and 3,409 Sunday- of England was changed three times durschools, with 37,993 officers and teachers ing that period. It was a confederacy of and 278,764 scholars.

sion to revise the Confession of Faith, the confederacy were managed by a board gates withdrew and formed an indepen- members from each colony. They had no

Unitarians, frequently termed Socin- already quoted showed for this denomiians. In America Dr. James Freeman, nation, 572 organizations in thirty-one of King's Chapel, Boston, in 1783 re-conferences; 21,401, communicants; 490 moved from the Prayer Book of Common church edifices and 64 halls; church Prayers all reference to the Trinity or property valued at \$672,252; 500 minis-Plymouth Church declared itself Uni- 4,176 officers and teachers and 22,556

United Colonies, THE. The second Western conference organized 1852, and a Continental Congress assembled at Phila-1865. A special report of the federal action in that body, and the important Bureau of the Census on Religious Bodies events in the various colonies which had (1910) shows 461 organizations; 70.542 been pressed upon their notice, made the June 7, in ordering a fast, "Resolved, United American Mechanics, Junior that Thursday, July 20 next, be observed committee to draft a declaration to that United American Mechanics, ORDER effect entitled the new government The

fits disbursed last fiscal year, \$112,775. chusetts assembled at Boston to consider United Brethren in Christ, a religious measures against the common danger sion of Faith was adopted. A special re- acknowledge allegiance to Plymouth. States like our early union (see ARTICLES United Brethren in Christ, OLD CON- OF CONFEDERATION), and local supreme STITUTION, a religious body formerly a jurisdiction was jealously reserved by part of the United Brethren in Christ each colony. Thus early was the dectrine (q. v.); but, owing to an act of the general of State supremacy developed (see STATE conference in 1885 appointing a commis- Sovereignty). The general affairs of Bishop Milton Wright and eleven dele- of commissioners consisting of two church dent organization. The census report executive power, nor supreme legislative of this congress of commissioners, to ganizations, 130,342 communicants, 984 whose province Indian affairs and for church edifices, and 19 halls; church league, and assuming to be a "perfect scholars. republic," claimed precedence, which the the weakest member of the league, Plym- CALDWELL. outh next. Fort Saybrook, at the mouth dependent settlement. See SAYBROOK, FORT.

United Empire Loyalists, the name and New Brunswick.

ganization in the United States which her companions on Oct. 12, and on the grew out of several labor societies. From 17th captured a British packet. The the same source was also developed the United States and the Argus also parted National Union Labor party. merly identified with the Greenback- West Indiamen. At dawn, on Sunday nominated R. H. Cowdry (Ill.) for Presi- to windward—an English ship-of-war. dent and W. H. T. Wakefield (Kan.) for Decatur spread all his sails and gave Vice-President, and this ticket received chase, and the United States drew nearer 2.808 popular votes. The National Union and nearer the British ship. At about Labor party nominated Alson J. Streeter 9 A.M. Decatur had got so near that he ham (Ark.) for Vice-President, and this sel, with much effect. It was responded ticket received 148,105 popular votes, to in kind. They continued the fight by both parties receiving support from the a heavy and steady cannonade with the same source. In the Presidential cam- long guns of each. paigns of 1892, 1896, 1900, 1904, and In the course of half an hour the Brit-1908, neither of these parties appeared ish vessel was fearfully injured, and her under their former names, but in each commander, perceiving that her only safeyear a Social Labor party made nomi- ty from destruction was to engage in close nations and received popular votes of 21,- action, drew up to the United States for 164, 36,274, 39,537, 31,249, and 13,825, that purpose. The latter, with splendid respectively.

Their propositions were referred Associate Reformed Presbyterian Church, to and finally acted upon by the several and their first general assembly met at colonies, each assuming an independent Xenia, O., in May, 1859. The special resovereignty. But war was not to be de- port of the federal Bureau of the Census clared by one colony without the consent on Religious Bodies (1910) shows 968 oreign relations were especially consigned, property valued at \$10,760,208; 994 min-The commissioners of Massachusetts, rep- isters; and 991 Sunday-schools, with 12,resenting the most powerful colony of the 841 officers and teachers and 115,963

United States, Constitution and others readily conceded. New Haven was GOVERNMENT OF THE. See CALHOUN, JOHN

United States, GREAT SEAL OF THE. of the Connecticut River, was yet an in- See SEAL OF THE UNITED STATES, GREAT. United States, Suffrage Laws IN THE. See ELECTIVE SUFFRAGE.

"United States," THE, a frigate of the assumed by societies of British loyalists American navy, built in Philadelphia, Pa., who, after the Revolutionary War, were in 1797. On Oct. 10, 1812, Commodore banished from the United States and had Rodgers sailed from Boston in the Presitheir estates confiscated. They were be- dent, accompanied by the United States, lieved to number over 30,000, and many forty-four guns, Captain Decatur, and the of them settled in Canada, Nova Scotia, Argus, sixteen guns, Lieutenant - commandant Sinclair, leaving the Hornet in United Labor Party, a political or- port. The President parted company with Many company, the former sailing to the southmembers of these two parties were for- ward and eastward in search of British Labor party. In the Presidential cam-morning, the 25th, the watch at the mainpaign of 1888 the United Labor party top of the United States discovered a sail (Ill.) for President and C. E. Cunning- opened a broadside upon the strange ves-

gunnery, sent shots which cut her enemy's United Presbyterians. The United mizzen-mast so that it fell overboard. Presbyterian Church of North America Very soon her main and fore top-masts was formed in May, 1858, by the union of were gone and her fore-mast was tottering. the Associated Presbyterian Church and Her main-mast was severely damaged.

# THE UNITED STATES CONSTITUTION AND ITS MAKERS

badly crippled, was withdrawing, set up Allen, arrived at Newport Harbor at about less, struck his colors and surrendered.

frigate Macedonian, thirty-eight guns, said one of the newspapers. The boys

while the United States remained almost Decatur returned to the United States, arunhurt. Decatur bore away for a while, riving off New London Dec. 4, 1812. The and his antagonist, supposing his vessel, Macedonian, in charge of Lieutenant an exulting shout. To their astonishment, the same time. At the close of the month the United States tacked and brought up both vessels passed through Long Island in a position of greater advantage than Sound, and on Jan. 1, 1813, the Macedobefore. The British commander, perceiv- nian was anchored in the harbor of New ing that longer resistance would be use- York, where she was greeted as "a New Year's gift." "Sne comes with the com-The captured vessel was the British pliments of the season from old Neptune,"



DECATUR'S MEDAL.

less than 100 round shot in her hull, many song: of them between wind and water, and she had nothing standing but her fore and main masts and fore-yard. All her boats were rendered useless but one. Of her officers and men-300 in number-thirtysix were killed and sixty-eight were The national Congress thanked him and wounded. The loss of the *United States* gave him a gold medal. was five killed and six wounded. The Macedonian was a new ship, and though THE UNITED STATES. rated at thirty-eight, carried forty-four the island of Madeira. After the contest States.

Capt. J. S. Carden. She had received no in the streets were singing snatches of a

"Then quickly met our nation's eyes, The noblest sight in nature. A first-rate frigate as a prize, Brought home by brave Decatur."

United States Bank. See BANKS OF

United States Christian Commission. guns. The action occurred not far from See Christian Commission, United

#### THE UNITED STATES CONSTITUTION AND ITS MAKERS

all the members from the twelve colonies, vention.

In Volume III. of this work will be whether serving or not, and showing which found a history of the Constitution of the members signed the Constitution. Rhode United States (q. v.), with a full list of Island was not represented in the conlina, November 28, 1911.

great instrument of government which wisdom and unexampled perfections. now, having attained its hundredth year. presence and his words.

of our ancestors.

The following article by Senator Henry instrument and of gratitude to the men CABOT LODGE (q. v.), published in The who, in the exercise of the highest wis-North American Review for July, 1912, dom, had framed it and brought it forth. was first delivered as an address before All men recalled that it had made a na-The Literary and Historical Association tion from thirteen jarring States; that of North Carolina at Raleigh, North Caro- it had proved in its interpretation flexible to meet new conditions and strong to withstand injustice and wrong; that it had A little less than twenty-five years ago survived the shock of civil war; and that great crowds thronged the streets of Phila- under it liberty had been protected and delphia. Men and women were there from order maintained. The pæan of praise all parts of the United States; the city rose up from all parts of this broad land was resplendent with waving flags and unmarred by a discordant note. Every brilliant with all the decorations which one agreed with Gladstone's famous declaingenuity could suggest, while the nights ration that the Constitution of the United were made bright by illuminations which States was the greatest political instrushone on every building. Great proces- ment ever struck off on a single occasion sions passed along the streets, headed by by the minds of men. We seemed, indeed, troops from the thirteen original States, by all we then said and did, to justify marching in unusual order, with Dela- those foreign critics who reproached us for ware at the head, because that little our blind reverence for our Constitution State had been the first to accept the and our almost superstitious belief in its

Those celebrations of the framing of the was celebrated in the city of its birth. Constitution and of the inauguration of Behind the famous hall where indepen- the government have been almost forgotdence was declared an immense crowd ten. More than twenty years have come listened to commemorative speakers, and and gone since the cheers of the crowds the President of the United States, a which then filled the streets of New York Democrat, honored the occasion with his and Philadelphia—since the reverberations of the cannon and the eloquent voices of Two years later, in 1889, the same the orators died away into silence. And scenes were repeated in New York. Again with those years, not very many after the cannon thundered, and again flags all, a change seems to have come in the waved above the heads of the multitude spirit which at that time pervaded the gathered in the streets, through which American people from the President down marched a long procession, both military to the humblest citizen in the land. Inand civil, headed as before by the repre- stead of the universal chorus of praise sentatives of the original thirteen States, and gratitude to the framers of the Con-Again, at a great banquet, addresses were stitution the air is now rent with harsh delivered, and once more the President voices of criticism and attack, while the of the United States, this time a Repub- vast mass of the American people, still lican, honored the occasion by his pres- believing in their Constitution and their ence and in the name of all the people government, look on and listen, bewildered of the country praised the great work and confused, dumb thus far from mere surprise, and deafened by the discordant In Philadelphia we celebrated the one- outcry so suddenly raised against that hundredth anniversary of the formation which they have always reverenced and of the Constitution of the United States. held in honor. Many excellent persons In New York we commemorated the one- believe apparently that beneficent results hundredth anniversary of the inaugura- can be attained by certain proposed alteration of the government which that Con- tions in the Constitution, often without stitution had brought into being. Through examination of the history and theory of all the rejoicings of those days, in every government and without measuring the spoken and in every written word, ran one extent or weighing the meaning of the unbroken strain of praise for the great changes which are urged upon us. But

it is also true that every one who is in And therefore if they are not true their of that numerous class which is ever seeking to promote virtue at somebody else's expense—pause in their labors to point out the supposed shortcomings of our National Charter. Every raw demagogue, every noisy agitator, incapable of connected thought and seeking his own the entire fabric of our institutions. advancement by the easy method of apgratification under the mask of highsounding and noble attributes-all such people now lift their hands to tear down or remake the Constitution. In House and Senate one can hear attacks upon it at any time and listen to men deriding its framers and their work. No longer are we criticized by outsiders for having a superstitious reverence for our Constitution. Quite recently an article by an English member of Parliament (Mr. L. T. Hobhouse), a Liberal, I believe, with Socialist proclivities, declared that this reproach of an undue veneration for the Constitution ought no longer to be brought against us, because beneficent and progressive spirits were already beginning to pull it to pieces and were seeking to modernize it in conformity with the clamor of the moment. All this is quite new in our history. We have as a people deeply reverenced our Constitution. We have realized what it has accomplished and what protection it has given to ordered freedom and individual liberty. Even the Abolitionists, when they denounced the Constitution for the shelter which it afforded to slavery, did not deny its success in other directions, and their hostility to the Constitution was one of the most deadly weapons used against them.

The enmity to the Constitution and the attacks upon it which have developed in the last few years present a situation of the utmost gravity. If allowed to continue without answer they may mislead public opinion and produce the most baneful results. The people of the United States may come to believe that all these attacks are, in a measure at least, true.

distress, or in debt, or discontented, now falsity ought to be shown. Beside the assails the Constitution merely because question of the maintenance or destrucsuch is the present passion. All the re- tion of the Constitution of the United formers of other people's misdeeds-all States all other questions of law and policy sink into utter insignificance. In its presence party lines should disappear and all sectional differences melt away like the early mists of dawn before the rising sun. The Constitution is our fundamental law. Upon its provisions rests is the oldest of written constitutions. It pealing to envy, malice, and all unchari- has served as a model for many nations tableness-those unlovely qualities in hu- both in the Old World and in the New. man nature which so readily seek for It has disappointed the expectations of those who opposed it, convinced those who doubted, and won a success beyond the most glowing hopes of those who put faith in it. Such a work is not to be lightly cast down or set aside, or, which would be still worse, remade by crude thinkers and by men who live only to serve and flatter in their own interest the emotion of the moment. We should approach the great subject as our ancestors approached it-simply as Americans with a deep sense of its seriousness and with a clear determination to deal with it only upon full knowledge and after the most mature and calm reflection. The time has come to do this, not only here and now, but all over the country.

Let us first consider who the men were who made the Constitution and under what conditions they worked. Then let us determine exactly what they meant to do-a most vital point, for much of the discussion to which we have been treated thus far has proceeded upon a complete misapprehension of the purpose and intent of the framers of the Constitution. Finally, let us bring their work and their purposes to the bar of judgment, so that we may decide whether they have failed, whether in their theory of government they were right or wrong then and now, or whether their work has stood the test of time, is broad, based on eternal principles of justice, and, if rent or mangled or destroyed, would not in its ruin bring disaster and woes inestimable upon the people who shall wreck their great inheritance and, like

"The base Indian, throws a pearl away, Richer than all his tribe."

First, then, of the men who met in was eighty-one, to John Francis Mercer. from the men who established the gov- States. ernment of the United States, and their to the wisest among us.

Philadelphia in May, 1787, with doubts of Virginia, who was twenty-eight. Among and fears oppressing them, but with calm, the older men who were conspicuous in high courage, and with a noble aspira- the convention were Franklin, with his tion to save their country from the mis- more than eighty years; Washington, who eries which threatened it, to lead it out was fifty-five; Roger Sherman, who was from the wilderness of distractions in sixty-six; and Mason and Wythe, of Virwhich it was wandering blind and help- ginia, who were both sixty-one. But when less, into the light, so that the chaos, I looked to see who were the most active hateful alike to God and men, might be forces in that convention I found that the ended and order put in its place. It is New Jersey plan was brought forward by the fashion just now to speak of the William Paterson, who was forty-two; framers of the Constitution as worthy, that the Virginia plan was proposed by able, and patriotic persons whom we are Edmund Randolph, who was thirty-four; proud to have embalmed in our history, while Charles Pinckney, of South Carolina, but toward whom no enlightened man whose plan played a large part in the would now think of turning seriously for making of the Constitution, was only either guidance or instruction, so thor- twenty-nine. The greatest single arguoughly has everything been altered and ment, perhaps, which was made in the so much has intelligence advanced. It is convention was that of Hamilton, who was commonly said that they dealt wisely thirty. The man who contributed more, and well with the problems of their day, possibly, than any other to the daily but that of course they knew nothing of labors of the convention and who followed those which confront us and that it would every detail was Madison, who was thirtybe worse than folly to be in any degree six. The Connecticut compromise was governed by the opinions of men who lived very largely the work of Ellsworth, who under such wholly different conditions. was forty-two; and the committee on It would seem that this view leaves some- style, which made the final draft, was thing to be desired and is not wholly headed by Gouverneur Morris, who was correct or complete. Certainly all wis- thirty-five. Let us note, then, at the outdom did not die with our fathers, and set, that youth and energy, abounding equally it was not born yesterday, and a hope, and the sympathy for the new times study of history tends to make a man give stretching forward into the great and unmore weight to the teachings of the past charted future, as well as high ability, than it is now thought they deserve, were conspicuous among the men who Surely there is something to be learned framed the Constitution of the United

Their presiding officer was Washington, opinions, the result of much and deep one of the great men of all time, who had reflection, cannot be without value even led the country through seven years of war, and of whom it has been said by an On questions of this character their English historian that "no nobler figure ideas and conclusions are not lightly to ever stood in the forefront of a nation's be put aside; for, after all, however much life." Next comes Franklin, the great we may now gently patronize them as man of science, the great diplomatist, the good old patriots long since laid in their great statesman and politician, the great honored graves, they were none the less writer; one of the most brilliant intelvery remarkable men, who would have lects of the eighteenth century, who in his been eminent in any period of history, long life had known cities and men as and might even, if alive now, attain to few others have ever known them. There distinction. Let us glance over the list was Hamilton, one of the greatest conof delegates to the Constitutional Con-structive minds that modern statesman-vention in Philadelphia in 1787. To be-ship has to show, to whose writings Gergin with, that their average age was forty- man statesmen turned when they were three, which is not an extreme senectitude, forming their Empire forty years ago and and the ages range from Franklin, who about whom in these later days books was of the Constitution. Great lawyers ten years old. were present in Philadelphia in that memorable summer of 1787, such men as as an instrument of popular government, markable body which assembled to frame selves. They knew perfectly well that a constitution for the United States. Its they were founding a government which members were men of the world, men of was to be popular in the broadest sense. affairs, soldiers, lawyers, statesmen, diplo- The theory now sedulously propagated, it over with all modern improvements, meant to do and why they did it. of popular government.

it is, and yet those, who just now are so where his name led all the rest. devoured by anxiety for the rights of the It is the fashion to say that since then ernment of the Constitution was in the changes in human environment

are written in England, because English- government by the people. Nearly thirty men find in the principal author of the year's later, when we celebrated the one-Federalist the great exponent of the doc-hundredth anniversary of the Constitution, trines of successful federation. There, the universal opinion was still the same. too, was Madison, statesman and law- All men then agreed that the government maker, wise, astute, careful, destined to which had passed through the fires of be, under the government which he was civil war was a popular government. Inhelping to make, Secretary of State and deed, this novel idea of the loss of popu-President. Roger Sherman was there, lar government which it is proposed to sagacious, able, experienced; one of the restore by mangling the Constitution unleaders of the Revolution and signer of der which it has existed for more than the Declaration of Independence, as he a century is very new-in fact, hardly

This first conception of our Constitution Ellsworth and Wilson and Mason and so long held unquestioned, was derived Wythe. It was, in a word, a very re- from the framers of the Constitution themmatists, versed in history, widely accom- that these great men did not know what plished, deeply familiar with human na- they were about, or were pretending to So without an undue or slavish do one thing while they really did anreverence for the past or for the men of other, is one of the most fantastic dea former generation, we may fairly say lusions with which agitators have ever that in patriotism and in intellect, in attempted to mislead or perplex the public knowledge, experience, and calmness of mind. The makers of the Constitution judgment, these framers of the Constitu- may have been right or they may have tion compare not unfavorably with those been wrong in the principles upon which prophets and thinkers of to-day who de- they acted or in the work they accomcry the work of 1787, would seek to make plished, but they knew precisely what they and who with unconscious humor declare man in history ever faced facts with a that they are engaged in the restoration clearer gaze than George Washington, and when, after the adjournment of the That phrase is in itself suggestive, convention, he said, "We have raised a That which has never existed cannot be standard to which the good and wise can restored. If popular government is to be repair; the event is in the hands of God," restored in the United States it must be labored under no misapprehension as have prevailed under the Constitution as to the character of the great instrument

people, propose to effect the restoration great changes have occurred and wholly they demand by changing the very Con- new conditions have arisen of which the stitution under which popular government men of 1787 could by no possibility have is admitted by their own words to have had any knowledge or anticipation. This existed. I will point out presently the is quite true. They could not have foreorigin of this confusion of thought. It seen the application of steam to transis enough to say now that for more than portation, or of electricity to communia century no one questioned that the gov- cation, which have wrought greater fullest sense a popular government. In anything which has happened to man 1863 Lincoln, in one of the greatest since those dim, prehistoric, unrecorded speeches ever uttered by man, declared days when some one discovered the conthat he was engaged in trying to save trol of fire, invented the wheel, and de-

vised the signs for language, master- Pyramids. As to the principles of govgold is tested by a touchstone.

pieces of intelligence with which even the ernment which the framers of the Conmarvels of the last century cannot stand stitution wished to adapt to that portion comparison. The men of the Constitution of human nature which had gained a footcould as little have foreseen what the hold on the North American Continent effects of steam and electricity would be there was little to be discovered. There as they could have anticipated the social is no greater fallacy than to suppose that and economic effects of these great in- new and fundamental principles of govventions or the rapid seizure of the re- ernment are constantly to be invented and sources of nature through the advances wrought out. Laws change and must of science and the vast fortunes and com- change with the march of humanity across binations of capital which have thus been the centuries as its alteration finds in engendered. Could they, however, with the conditions about it, but fundamental prophetic gaze have beheld in a mirror principles and theories of government are of the future all these new forces at work, all extremely old. The very words in so powerful as to affect the very environ- which we must express ourselves when ment of human life, even then they would we speak of forms of government are all not, one thinks, have altered materially ancient. Let me recall a few facts which the Constitution which they were slowly every school-boy knows and which any one and painfully perfecting. They would can obtain by indulging in that too much have kept on their way, because they neglected exercise of examining a dictionwould have seen plainly what is now too ary. Anarchy, for example, is the Greek often overlooked and misunderstood, that word "rule" or "command" with the all the perplexing and difficult problems alpha privative in the form of "an" preborn of these inventions and of the fixed and means the state of a people changes, both social and economic, which without government. Monarchy is the have followed were subjects to be dealt rule of one; oligarchy is the rule of a with by laws as the questions arose, and few. We cannot state what our own laws and policies were not their business. government is without using the word They were not making laws to regulate "democracy," which is merely the Greek or to affect either social or economic con- word δημοκράτία and means popular ditions. Their work was not only higher, government or the rule of the people. but far different. They were laying down Aristocracy, ideally as Aristotle had it, certain great principles upon which a is the rule of the best, but even in those government was to be built and by which days it meant in practice the rule of the laws and policies were to be tested as best-born or nobles. Plutocracy is the rule of the rich; autocracy, self-derived Upon the work in which they were power—the unlimited authority of a single engaged social and economic changes or person. Ochlocracy is the rule of the alterations in international relations and multitude, for which we have tried to political conditions, no matter how pro- substitute the hideous compound "mobocfound or unforeseen-and none could have racy." As with the words, so with the been more profound or more unforeseen things of which the words are the symbol; than those which have actually taken the people who invented the one had alplace—had little bearing or effect. They ready devised the other. The words all were framing a government, and human carry us back to Greece, and all these nature was the one great and controlling various forms of government were well element in their problem. Human nature, known to the Greeks and had been anwith its strength and its weakness, its alyzed and discussed by them with a brilpassions and emotions so often dominating liancy, a keenness, and an intellectual its reason, its selfish desires and its nobler power which have never been surpassed. aspirations, was the same then as now. If you will read The Republic and The There is no factor so constant in human Laws of Plato, and supplement that study affairs as human nature itself, and in its by an equally careful examination of essential attributes it is the same to-day what Aristotle has to say on governas it was among the builders of the ment, you will find that those great minds have not only influenced human lay aside first the word republic, for a the representative principle developed by these precedents as such was the best eviour Constitution in 1787.

and systems of government which have ancestors. been considered, discussed, and experiyears, and which are to-day, a century

thought from that time to this, but that republic denotes a form, and not a printhere is little which they left unsaid, ciple. A republic may be democratic like It is the fashion, for example, to speak ours, or an autocracy like that of Augustus of Socialism as if it were something new, Cæsar, or an oligarchy like Venice, or a a radiant discovery of our own time which changing tyranny like some of those visis to wipe away all tears. The truth is ible in South America. The word has that it is very old, as old in essence as become as inaccurate, scientifically speakhuman nature, for it appeals to the strong ing, as the word monarchy, which may desire in every man to get something for be in reality a democracy as in England nothing and to have some one else bear or Norway, constitutional as in Italy, or his burdens and do his work for him, a pure despotism as in Russia. Let us As a system it is amply discussed by adhere in this discussion to the sci-Plato, who, in *The Republic*, urges meas-entifically exact word "democracy." Next ures which go to great extremes in this let us dismiss all that concerns the redirection. In the fourth century of our lations of the States to the national govera a faction called the Circumcellions ernment. Federation, as has been said, were active as Socialists and caused great was the great contribution of the Philatrouble within the weakening Empire of delphia convention to the science of gov-The real difficulty historically ernment. The framers of the Constitution, with the theories of Socialism is not that if they did not invent the principle, apthey are new, but that they are very, very plied it on such a scale and in such a old, and wherever they have been put way that it was practically a discovery, in practical operation on a large scale a venture both bold and new, as masterly they have resulted in disorder, retrogres- as it was profoundly planned. With the sion, and in the arrest of civilization and love of precedents characteristic of their progress. Broadly stated, there have been race they labored to find authority and only two marked additions to theories or example in such remote and alien arrangeprinciples of government since the days ments as the Achean League and the of the Greeks and the Romans. One is Amphictyonic Council, but the failure of the people of England in the "Mother dence of the novelty and magnitude of of Parliaments," and now spread all over their own design. Their work in this rethe world, and the other is the system spect has passed through the ordeal of a of federation on a large scale embracing great war; it has been and is to-day the under a central government of defined subject of admiration and study on the powers a union of sovereign and self- part of foreign nations, and not even the governing states which the world owes most ardent reformer of this year of grace in its bold and broad application to the would think, in his efforts to restore men who met at Philadelphia to frame popular government, of assailing the Union of Sovereign States. Therefore With these exceptions the framers of we may pass by this great theme which the Constitution dealt with the theories was the heaviest part of the task of our

In the same way we may dismiss, much mented with for more than two thousand as it troubled the men of 1787, all that relates to the machinery of government, later, the same as in 1787, unchanged and such as the electoral college, the tenure with no additions to their number. In of office, the methods of electing Senators order to reach the essence of what the and Representatives, and the like. These makers of the Constitution tried and matters are important; many active meant to do, which it is most important thinkers in public life seek to change to know and reflect upon deeply before them, not for the better, but none the we seek to undo their work, let us begin less these provisions concern only the by dismissing from our consideration all mechanism of government; they do not that is unessential or misleading. Let us go to the root of the matter, they do not the government rests.

lands, were deeply imbued with all those eign rulers. principles of law which were the bul- The vital question was how should this had their being.

present that fact was to their minds. different, takes its place. Democracy was then a very new thing in The makers of the Constitution not the modern world. As a system it had only knew that the will of the people

affect the fundamental principles on which not been heard of, except in the fevered struggles of the Italian city republics, By making these omissions we come since the days of Rome and Greece, and, now to the vital point, which is, What although the convention knew perfectly kind of a government did the makers well that they were establishing a democof the Constitution intend to establish, racy and that it was inevitable that they and how did they mean to have it work? should do so, some of them regarded it They were, it must be remembered, pre- with fear and all with a deep sense of paring a scheme of government for a peo- responsibility and caution. The logical ple peculiarly fitted to make any system sequence as exhibited in history and as of free institutions work well. The peo- accepted by the best minds of the eighple of the United Colonies were homo- teenth century, struggling to give to men geneous. They came in the main from a larger freedom, was democracy—an-Great Britain and Ireland, with the addi- archy—despotism. The makers of the tion of the Dutch in New York, of some Constitution were determined that so far Germans from the Palatinate, and of a as in them lay the American Republic few French Huguenots, whose ability and should never take the second step, never character were as high as their numbers revolve through the vicious circle which were relatively small. But an overwhelm- had culminated in empire in Rome, in the ing majority of the American people in tyrants of the Grecian and the despots 1787 were of English and Scotch descent, of the Italian cities, which in their turn and they, as well as the others from other had succumbed to the absolutism of for-

warks of English liberty. In this new be done; how should they establish a land men had governed themselves, and democracy with a strong government-for there was at that moment no people on after their experience of the confederation earth so fit for or so experienced in self- they regarded a weak government with government as the people of the Thirteen horror-and at the same time so arrange Colonies. Their colonial governments were the government that it should be safe as representative and in essence democratic. well as strong and free from the peril of They became entirely so when the Revolulapsing into an autocracy on the one tion ended and the last English governor hand, or into disorder and anarchy on the was withdrawn. In the four New Eng- other? They did not try to set any barland Colonies local government was in the rier in the way of the popular will, but hands of the town meetings, the purest they sought to put effective obstacles in democracies then or now extant, but it is the path to sudden action which was imbest to remember, what the men of 1787 pelled by popular passion, or popular well knew, that these little democracies whim, or by the excitement of the momoved within fixed bounds determined by ment. They were the children of the the laws of the States under which they "Great Rebellion" and the "Blessed Revolution" in the England of the seven-For such a people, of such a character, teenth century, and 'they were steeped with such a past and such habits and in the doctrine of limiting the power of traditions, only one kind of government the King. But here they were dealing was possible, and that was a democracy. with a sovereign who could not be limited, The makers of the Constitution called for while a king can be limited by transtheir new government a republic, and ferring his power to the people, when the they were quite correct in doing so, for people are sovereign their powers cannot it was of necessity republican in form. be transferred to anybody. There is no But they knew that what they were es- one to transfer them to, and if they are tablishing was a democracy. One has but taken away the democracy ceases to exist to read the debates to see how constantly and another government, fundamentally

must be supreme, but they meant to make By making the three branches of the public sentiment in favor of change.

pretation and that of his associates and their successors the Constitution attained and its provisions have been set aside.

it so. That which they also aimed to do government—the executive, the legislative, was to make sure that it was the real and the judicial-entirely separate and will of the people which ruled, and not yet co-ordinate, and by establishing a their momentary impulse; their well-con- representative system and creating a Susidered desire and determination, and not preme Court of extraordinary powers, the the passion of the hour, the child, per- framers of the Constitution believed that haps, of excitement and mistake inflamed they had made democracy not only allby selfish appeals and terrorized by false powerful, but at the same time safe, and alarms. The main object, therefore, was that they had secured it from gradual to make it certain that there should be conversion into autocracy, on the one abundant time for discussion and consid- hand, and from destruction by too rapid eration, that the public mind should be motion and too quick response to the thoroughly and well informed, and that passions of the moment, on the other. If the movements of the machinery of gov- ever men were justified by results, they crnment should not be so rapid as to cut have been. The Constitution in its deoff due deliberation. With this end in velopment and throughout our history has view they established with the utmost surpassed the hopes of its friends and care a representative system with two utterly disappointed the predictions and chambers and an executive of large powers, the criticisms of its foes. Under it the including the right to veto bills. They United States has grown into the mighty also made the amendment of the Constitu- republic we see to-day. New States have tion a process at once slow and difficult, come into the Union, vast territories have for they intended that it should be both, been acquired, population and wealth have and indeed that it should be impracticable increased to a degree which has amazed without a strong, determined, and lasting the world, and life, liberty, and property have been guarded beneath the flag which Finally, they established the federal is at once the symbol of the country and judiciary, and in the Supreme Court of of the Constitution under which the nathe United States they made an addition tion has risen to its high success. Such to the science of government second only results would seem to be a potent arguin importance to their unequalled work ment in favor of the instrument of govin the development of the principle of ernment through which they have been federation. That great tribunal has be- achieved. But to argue from results seems come in the eves of the world the most just now out of fashion. Actual accomremarkable among the many remarkable plishment, it would appear, is nothing solutions devised by the Convention of According to the new dispensation, our 1787 for the settlement of the gravest decision must be made on what is promgovernmental problems. John Marshall, ised for the future, not on what has been with the intellect of the jurist and the done in the past. Under this novel docgenius of the statesman, saw the pos- trine we are to be guided only by envy sibilities contained in the words which and discontent and are to act exclusively called the court into being. By his inter- on the general principle that whatever is is wrong.

What, then, is the plan by which poputo flexibility and escaped the rigidity lar government, which existed under the which then and now is held up as the Constitution for more than a century and danger and the defect of a written in- which has been mysteriously lost during strument. In their hands the Constitu- the past few years, is to be restored to tion has been expanded to meet new con- us? It is proposed, to put it in a few ditions and new problems as they have words, to remove all the barriers which arisen. In their hands also the Con- the makers of the instrument established stitution has been the protection of the in order to prevent rash, hasty, and pasrights of States and the rights of men, sionate action and to secure deliberation, and laws which violated its principles consideration, and due protection for the rights of minorities and of individuals. This is to be accomplished in two ways: even when a very large majority of the of an electric button, which is as quick strument of a minority, perhaps a very in response as a hair-trigger pistol, and small minority, of the voters. as rapid in operation as a self-cocking The voluntary referendum has always criticize them.

pass a law and submit it to the voters matters, or from an occasional article in

by emasculating the representative syspeople neither ask for nor, so far as the tem through the compulsory initiative and evidence goes, desire it. In this way all referendum and by breaking down the responsibility is taken from the reprecourts through the recall. These are the sentative body, and they become mere changes by which it is intended to revive clerks for drafting and recording laws, popular government. Incidentally they poor puppets who move mechanically strike at the very heart of the Constitu- when some irresponsible outsiders twitch tion as the framers planned and made it, the strings. It is the substitution of for they will convert the deliberate move- government by factions and fractions for ment of the governmental machinery, by government by the people. The represenwhich its makers intended to secure to tative body as hitherto constituted repredemocracy both permanence and success, sented the whole people. Under the new into an engine which starts at the touch plan it is to be merely the helpless in-

revolver. These new and precious ideas existed in this country. In the national are of a ripe age; in fact, they have government, owing to our dual or federal passed many hundreds of years beyond form, the referendum on constitutional the century fixed by Dr. Johnson for the amendments is necessarily made to the establishment of a literary reputation at States, and it has never been suggested a point where it might be intelligently for the laws of the United States owing discussed. Let us therefore consider and to both physical and constitutional difficulties. In the States the referendum The compulsory initiative and the com- has always been freely used, not only for pulsory referendum need not detain us constitutions and constitutional amendlong, for the effect of those devices is ments, but for laws, especially for city obvious enough. The entire virtue or the charters, local franchises, and the like. entire vice-each of us may use the word But if, on the demand of a minority of he prefers-of these schemes rests in the the voters, the referendum is made comword "compulsory." The initiative with- pulsory, all responsibility vanishes from out compulsion is complete in the right the representative body. The representaof petition secured by the first of the tive no longer seeks to represent the whole first ten amendments to the Constitution, people, or even his own constituency, but which really constituted a Bill of Rights. simply votes to refer everything to the The right of petition became the subject voters and covers himself completely by of bitter controversy at a later time and pointing to the compulsory referendum. was vindicated once for all by John On the other hand, the voters are called Quincy Adams's great battle in its be- upon to legislate. Of the mass of meashalf more than three-quarters of a cen- ures submitted they know and can know tury ago. There are few instances where nothing. Experience shows that in all petitions representing a genuine popular referendums a large proportion of the demand have not met a response in action, voters decline to vote. Whether this is whether in Congress or in the State legis- due to indifference or to lack of informalatures; still fewer where respectful at- tion the result is the same. It proves tention and consideration have not been that this system demands from the voters accorded to them. But the responsibility what the most intelligent voters in the for action and the form such action should world are unable to give. They are retake have rested with the representative quired to pass upon laws, many of which body. When the initiative is made com- they have neither time nor opportunity pulsory a radical change is effected. A to understand, without deliberation and minority, sometimes a small minority of without any discussion except what they the voters, always a small minority of can gather from the campaign orator, the people, can compel the legislature to who is, as a rule, interested in other

a newspaper. They cannot alter or amend, tive government as we ourselves have

the market-place, which had preceded it, of war or of peace. and which had gone down in disaster. It have alike discredited.

They must vote categorically "yes" or known it. Let us not forget, in the first "no." The majority either fails to vote, place, that the Congress of the United and the small and interested minority States under the Constitution has been carries its measure, or the majority, in in continuous existence for more than 120 disgust, votes down all measures sub- years; that, with the single exception of mitted, good and bad alike, because they the "Mother of Parliaments," it is much do not understand them and will not vote the oldest representative body of a conwithout knowing what their votes mean. stitutional character now existing in the The great laws which, both in England world. Let us also remember that the and the United States, have been the history of the American Congress is in landmarks of freedom and made ordered large part the history of the United States, liberty possible were not passed and never and that we are apt to be proud of that could have been perfected and passed in history as a whole and of the many great such a way as this. This new plan is things we as a people have accomplished. spoken of by its advocates as progressive. Yet whatever praise history accords to As a matter of fact, it is the reverse of the Congress of the United States in the progressive, it is reactionary. Direct past, the Congress of the moment and legislation by popular vote was familiar, the members of that body in either branch painfully familiar, to Greece and Rome. receive but little commendation from their In both it led through corruption, vio- contemporaries. This is perhaps not unlence, and disorder to autocracy and natural, and it certainly has always been despotism. The direct-vote system also customary. Legislative bodies have rareproved itself utterly incapable of the gov- ly touched the popular imagination or ernment of an extended empire and of appeared in a dramatic or picturesque atlarge populations. Where government by titude. The Conscript Fathers, facing in direct vote miserably failed, representa- silence the oncoming barbarians of Gaul; tive government, after all deductions have Charles the First, attempting to arrest been made, has brilliantly succeeded, the five members; the Continental Con-The development of the principle and gress adopting the Declaration of Indepractice of representative government was, pendence; the famous Oath of the Tennis as already pointed out, the one great con- Court are almost the only instances which tribution of modern times to the science readily occur to one's mind of representaof government. It has shown itself cap- tive and legislative bodies upon whom for able of preserving popular government a brief instant has rested the halo of and popular rights without the violence heroism and from which comes a strong and corruption which resulted of old in appeal to the imagination. The men who anarchy and despotism, and at the same fight by land and sea rouse immediate time it has proved its adaptability to the popular enthusiasm, but a body of men management of large populations and the engaged in legislation does not and canefficient government of great empires, not offer the fascination or the attraction Representative government was an enor- which are inseparable from the individual mous advance over government by the man who stands forth alone from the direct vote of the forum, the agora, or crowd in any great work of life, whether

We may accept without complaint this is now proposed to abandon that great tendency of human nature, but every disadvance and to return to the ancient sys- passionate student of history, as well as tem with its dark record of disorder and every man who has had a share in the failure. This is not progress. It is re- work of legislation, may rightfully depretreat and retrogression. It is the aban-cate the indiscriminate censure and the donment of a great advance and a return consistent belittling which pursue legisto that which is not only old and out- lative bodies. This attitude of mind is worn, but which history and experience not confined to the United States. The press of England treats its Parliament Look now for a moment at representa-severely enough, although on the whole

Deputies in France, implies some neces-itself. After all, the voters make the sary inferiority of mind or character. This Representative. If he is not of the highand is perhaps open to some doubt. As majority prefers. Wholesale criticism and 200,000 people, or upon the whole popula-sider, than on those whom the constituduce them to send him to the House or criminate condemnation and equally in-Senate has something more than ordinary discriminate belittling of the men who qualities and something more than ordinary make and execute our laws, whether in nary force. indictment against a whole people, nor, to the United States and every State in one may add, can you draw an indictment it. They help the guilty to escape and against an entire class. There are good injure the honest and the innocent. They men and bad men in business and in the destroy the people's confidence in their professions, in the ministry, in medicine, own government and lower the country in in law, and among scholars. Virtue is the eyes of foreign nations. not determined by occupation. There are good and bad men in every profession and bodies the representative principle. The calling, among high and low, rich and principle of representation has been the poor, and the honest men who mean to great contribution of the English-speaking do right largely preponderate, for if they race to the science and practice of govdid not the whole social structure would ernment. come crashing to the ground. What is It is also to be remembered that the true of business and the professions is representative principle has been cointrue of Congress. There are good and cident with political liberty. Whatever bad men in public life, and the proportion its shortcomings or defects—and, like all of good to bad, I believe, compares favor- things human, it has its grave defectsably with that of any other occupation, it none the less remains true that the Public men live in the fierce light which first care of every "strong man," every beats upon them as upon the throne, a "savior of society," every "man on horselight never fiercer or more pitiless than back," of every autocrat, is either to now, and for this reason their shortcom- paralyze or to destroy the representative ings are made more glaring and their principle. It may be that the representavirtues by contrast more shadowed than tive principle is not the cause of political in private life. This is as it should be, liberty, but there can be no question whatfor the man who does wrong in private ever that the two have always gone hand life is far less harmful than the public in hand and that the destruction of one servant who is false to his trust. To has been the signal for the downfall of inflict upon the public servant who is a the other. The Congress of the United wrong-doer the severest reprobation is States and the legislatures of the several necessary for the protection of the com- States embody the representative prinmunity, but for this very reason we ciple. By that principle our laws have

with more respect than is the case with should be extremely careful that no reprothe American press in regard to the Amer- bation should be visited unjustly on any ican Congress. But running through Eng- public man. It is an evil thing to betray lish novels and essays we find, as a rule, the public trust, but it is an equally evil the same sneer at the representatives of thing to pour wholesale condemnation the people as we do here. Very generally, upon the head of every man in public both in this country and abroad, those life, good and bad alike. That which who write for the public seem to start suffers most from an injustice like this with the proposition that to be a mem- in the long run is not the public servant ber of Congress or a member of Parlia- who has been unfairly dealt with, for the ment, or a member of the Chamber of individual passes quickly, but the country theory deserves a moment's examination est type, he appears to be that which the Mr. Reed once said, it is a fair inference abuse of the Representatives reflect more that a man who can impress himself upon on the constituencies, if we stop to contion of a great State, sufficiently to in- encies select to represent them. Indis-Then, again, as Edmund State or nation, is not only a reflection Burke remarked, you cannot draw an upon the American people, but is a blow

The Congress of the United States em-

been made and the republican form of so for the pecuniary reward which the throughout our borders.

rated the executive from the legislative ecutive who has necessarily absorbed all branch. They deemed both essential to the real powers of the State. This situafreedom. The constitution of Massachu- tion is an old story, and has always ended setts declares that the government it es- in the same way. It presents one of those tablishes is to be a government of laws, rare cases in which the teaching of hisand not of men-a noble principle and one tory is uniform. When the representaworthy of fresh remembrance. With such tive principle has departed and only its a history, and typifying as it does the ghost remains to haunt the Capitol, libgreat doctrines which were embodied in erty has not lingered long beside its grave. the Declaration of Independence, the Con- The rise of the representative principle stitution of the United States, and the and its spread to new lands to-day marks institutions of England, it may fairly be the rise of popular government everyasked that if the representative principle where. Wherever it has been betrayed must be criticized, as it should be, with or cast down the government has reverted severity when it errs, it should also be to despotism. When representative govtreated with that absolute justice which ernment has perished freedom has not is not only right in the abstract, but long survived. which is essential to the maintenance of law, order, and free government, to hu- dangers threatened by the insidious and man progress, and to the protection of revolutionary changes which it is proposed the weak, even as the fathers designed to make in our representative system, that it should be. failures let us not forget its services, tion relied as one of the great buttresses They have broadened freedom down from of the political fabric which was to inprecedent to precedent. They shine across sure to popular government success and those pages of history which tell the great stability. Yet even these changes are less story of the advance of liberty and of ruinous to the body politic, to liberty, and the ever-widening humanity which seeks order than that which proposes to subto make the world better and happier for ject judges to the recall. No graver those who most need happiness and well- question has ever confronted the Ameribeing. In beneficent results for the people can people. at large no other form of government ever attempted can compare with it for a mo- were much nearcr to the time when there

initiative and referendum lies therefore in days, when judges did the bidding of the the destruction of the principle of repre- King, were much more vivid to them than sentation. Power without responsibility to us. What is a commonplace to us is a menace to freedom and good govern- was to them a comparatively recent and responsibility and power are both taken Assize." They knew well that there could away, whether from the executive or the be no real freedom, no security for peranition. No man fit by ability and char- pendent judges. It was for this reason acter to be a representative would accept that they established the judiciary of the

government sustained for more than a office carried and would sink rapidly into century. Whatever its shortcomings, it mere machines of record, neither knowing has maintained the government of the nor caring what they did. With a repre-United States and upheld law and order sentative body thus reduced to nothingness we are left with the people, armed The framers of our government sepa- only with their votes, and with an ex-

Most serious, most fatal indeed are the When we blame its upon which the makers of the Constitu-

The men who framed the Constitution was no such thing as an independent The worst feature of the compulsory judiciary than we are now. The bad old Responsibility without power is a hardly won triumph. The fathers of inconceivable, for no man in his senses some of those men-the grandfathers of would bear such a burden. But when all-could recall Jeffreys and the "Bloody representatives, the result is simple in- sonal liberty, no justice, without indethe office under such humiliating con- United States with a tenure which was to ditions. Those who accepted it would do last during good behavior and made them

irremovable except by impeachment. The the lawyers of your standing." "Yes, bodying the person, the will, and the au- ment. thority of the King.

makers of the Constitution believed that sir," said the old man, "and but for there should be no power capable of de- Your Highness I should have survived flecting a judge from the declaration of the laws too." The condition of the his honest belief, no threat of personal courts was indeed one of the strongest loss, no promise of future emolument, of the many bitter grievances which which could be held over him in order wrought the revolution that placed Willto sway his opinion. This conviction was iam of Orange on the English throne. ingrained and born with them, as natural In the famous Bill of Rights there is no to them as the air they breathed, as vital provision in regard to the courts, and it as their personal honor. How could it is not quite clear why it was omitted, have been otherwise? The independence although, apparently, it was due to an of the judiciary is one of the great land- oversight. In any event, it was not formarks in the long struggle which resulted gotten. It was brought forward more in the political and personal freedom of than once in Parliament, but William anthe English-speaking people. The battle nounced that he would not assent to any was fought out on English soil. If you act making the judges independent of the will turn to the closing scenes of "Henry Crown. As his reign drew toward its IV.," you will find there one of the noblest close, however, he signified that, although conceptions of the judicial office in the he would veto a separate act, he would olden time ever expressed in literature, accept the independence of the judiciary It was written in the days of the last if provided for in the Act of Settlement Tudor or of the first Stuart, in the time which was to determine the succession to of the Star Chamber, of judges who dethe throne of England. Therefore we find cided at the pleasure of the King, and in the Act of Settlement the clause which when Francis Bacon, Lord Chancellor of declares that the judges shall hold office England, took bribes or gifts. Yet lofty during good behavior-" quandiu se bene as is the conception, you will see that gesserint"-and shall be removable only Shakespeare regarded the judge as em- on the request of both Houses of Parlia-

It is necessary to pause a moment here We all know how the first two Stuarts and consider briefly the provision of the used the courts to punish their enemies Act of Settlement for the removal of and to prevent the assertion of political judges on an address by the Houses, berights, which are now such commonplaces cause it has been most incorrectly used that the fact that they were ever ques- by persons ignorant probably of its histioned is forgotten. The tyranny of the tory as a precedent justifying the recall. courts was one of the chief causes which The clause was inserted not for the purled to the great rebellion, and out of that pose of controlling the judges, but to great rebellion, when the third Stuart protect them still further against the had been restored, came the Habeas power of the Crown, by which they had Corpus Act, which has done more to pro- hitherto been dominated. The history of tect personal liberty than any act ever the clause since its enactment demonpassed. But the second Charles and the strates what its purpose was as well as second James had learned nothing as to the fulfilment of that purpose in practice. the judges. They expected them to do During the two centuries which have their bidding when the King had any clapsed since William III. gave his asinterest at stake, and under the last sent to the act there has been, so far Stuart the courts reached a very low as I can learn, only one removal on adpoint, and the legal history of the time dress, that of Sir Jonah Barrington, an is characterized by the evil name of Jef- Irish judge, in 1806, more than a hundred freys. When the lawyers went to pay years ago. There have been several cases their homage to William of Orange, they where removal was petitioned for, but were headed by Sergeant Maynard, then Barrington's was the only one in which ninety years of age. "Mr. Sergeant," said the demand was successful. The prothe prince, "you must have survived all cedure employed shows that there is no

resemblance whatever between the removal more like the recall than impeachment are utterly different, instituted for different purposes, and the former furnishes in reality a strong argument against the latter. In all the cases of removal or attempted removal by address of Parliament the accused judge was carefully tried before a special committee of each House; he could be heard at the bar of either House, he could and did employ counsel, and could summon and crossexamine witnesses. This process is as far removed from the recall as the zenith from the nadir, for under the recall the accused judge has no opportunity to summon or cross-examine witnesses, to appear by counsel, or to be properly heard and tried. He is obliged, under the recall, to make an appeal by the usual political methods and at the same time to withforced to seek a hearing from audiences ignorant of the law and inflamed perhaps against him by passion and prejudice. He has no chance whatever of a fair trial.

Some of our States borrowed this provision of the Act of Settlement when they formed their constitutions. The State of Massachusetts was one of them. The power has been but rarely exercised by the legislature in the hundred and thirty years which have passed since our Constitution was adopted, but it so happened that when I was in the legislature a case occurred, and I was a member of the committee on the judiciary to whom the The accused petitions were referred. judge was tried as elaborately and fairly as he could have been by any court or by the Senate if he had been impeached. He had counsel, he summoned and crossexamined witnesses, and the trial-for it was nothing less-occupied weeks. The committee reported in favor of removal, but the House rejected the committee's report. Some years later, after a similar trial, the address passed both Houses and and the judge was removed by the governor for misdemeanors and malfeasance in office. A mere statement of the propeachment with no relation or likeness to market-place. the recall. Removal by address is no

of a judge upon the address of the law- is. If successful, they all result in the making body and the popular recall. They retirement of the judge accused, but there the resemblance ends. The makers of the Constitution did not follow the Act of Settlement and adopt the removal on address. They no doubt perceived its advantages, because it made possible the removal of a judge incapacitated by insanity or age or disease without inflicting upon him the stigma of an impeachment, but they also saw that the removal by address might be used for political and personal reasons, of which one instance occurred in Massachusetts, and they probably determined that the risk of its abuse outweighed any possible benefit which might flow from its judicious exercise.

They placed their courts as far as they could on the great heights of justice, above the gusts of popular passion. They guarded them in every possible way. They stand another candidate, while he is knew that judges were human and therefore fallible. They knew that the courts would move more slowly than popular opinion or than Congress, but they felt equally sure that they would in the end follow that public opinion which was at once settled and well considered. All this they did because all history, and especially the history and tradition of their own race, taught them that the strongest bulwark of individual freedom and of human rights was to be found ultimately in an independent court, the corner-stone of all Their ancestors had saved the liberty. judges from the Crown. They would not retrace their steps and make them subject to the anger or the whim of any one else.

> "They wished men to be free, As much from mobs as kings, From you as me."

The problem which they then solved has in no wise changed. The independence of the judiciary is as vital to free institutions now as then. The system which our forefathers adopted has worked admirably and has commanded the applause of their children and of foreign nations, who, Bacon tells us, are a present posterity. Now it is proposed to tear this cedure shows at once that the removal by all down and to replace the decisions of address is simply a summary form of im- the court with the judgment of the

Those who advocate this revolution in

that a judge should be made responsive by dread of assassination. The result to the popular will, to the fleeting majority of one day which may be a minority would become a privileged class and comthe next. They would make their judges mit their crimes with impunity. servile, and servile judges are a menace servitude is due. They talk of a judge's duty to his constituents. A judge on the bench has no constituents and represents no one. He is there to administer justice. He is there not to make laws, but to decide what the law is. He must know neither friend nor foe. He is there to declare the law and to do justice between man and man.

The advocates of the recall seem to believe that with subservient judges glancing timidly to right and left to learn what voters think, instead of looking steadfastly at the tables of the law, the poor will profit and the rich will suffer; that the individual will win and the corporation lose; that the powerful will be crushed and the weak will triumph, while the sword of the recall hangs over the head of the judicial Damocles. must never listen to Bassanio's appeal, would, with few exceptions, take office tinued existence is our own fault. ican court we should substitute the Ori-

our system of government seem to think be insured by fear of the recall instead of would be the same, and certain criminals

In one of the noblest passages of his to freedom, no matter to whom their letter to the sheriffs of Bristol Edmund Burke says:

> "The poorest being that crawls on earth contending to save itself from injustice and oppression is an object respectable in the eyes of God and man.'

Without the independent judge those words could never have been written, for before the independent judge alone could the poorest being hope to contend against injustice. Judges, of course, are human, and therefore err. There have been one or two great cases where the decision of the highest court travelling beyond its province has been reversed and swept away by the overwhelming force of public opinion and the irresistible currents of events. Only too well do we know that we suffer from the abuse of technicalities, from delays which are often a If ever this were true, nothing could be denial of justice, and that the methods more fatal. A judge must know neither of our criminal law are in many States rich nor poor, neither strong nor weak. a disgrace to civilization. But all these He must know only law and justice. He delays and abuses and miscarriages of justice are within the reach of Congress "To do a great right, do a little wrong." and legislatures, and these evils can be But the theory is in reality most lament- remedied by statute whenever public ably false. No man fit to be a judge opinion demands a reform. Their conunder the recall. In the end the bench when all is said the errors of the highest would be filled by the weak and the un- courts are few and the abuses and shortscrupulous. The weak would make de- comings to which I have referred can be cisions to curry favor and hold votes. cured by our own action. In the great The unscrupulous would use their brief mass of business, in the hundreds of trials opportunity to assure their own fortunes, which go on day by day and year by year, and that assurance could come only from justice is done and the rights of all prothe rich and the powerful, who would tected. We may declare with truth that thus control the decisions. For the Amer- in the courts as we have known them the poor, the weak, the helpless have found ental cadi, with the bribe-giver whispering protection and sometimes their only dein his ear. If a criminal happened to fence. A mob might thunder at the gates, belong to some large and powerful organ-money might exert its utmost power, but ization in whose interest the crime was there in the court-room the judge could committed, he would have little to fear see only the law and justice. The safefrom a court where a judge subject to the guard of the rights and liberties of recall presided. We should have courts minorities and individuals, of the weak, like those ruled by the Camorra in the and, above all, of the unpopular, as a rule, days of the Neapolitan Bourbons except has been found only in the court. And that the subservience of the judge would now it is proposed to undo all this and

to make the judges immediately depen- stitution for the voters of the United judiciary. trolled by an outside power?

ating majority. To that temporary majority, which the next year may be changed to a minority, the Congress and the courts must at once respond. Legislation of the most radical, the most revolutionary character may thus be minority of the voters, who are themforced upon the country, not only without popular assent, but against the will have unlimited power to compel the pasof the great mass of the people.

dent on the will of those upon whom they States. They recognized that the popular must pass judgment. If the framers of will could only be expressed by those who the Constitution were alive to-day, they voted and that the expression of the mawould not find a single new condition to jority must in the end be final. But they affect their faith in an independent restrained and made deliberate the action They would decide now as of the voters by the limitations placed they decided then. Are we ready to re-upon the legislative, the executive, and verse their judgment and open the door the judicial branches, so that the rights to the flood of evils which will rush into of all the people might be guarded and the State as they always have rushed in protected against ill-considered action on when in times past the courts were con- the part of those who vote. Those who now seek to alter the fundamental prin-The destruction of an independent ciples of the Constitution start with a judiciary carries with it everything else, confusion of terms and a false proposition. but it only illustrates sharply the general They talk glibly of "the people." But theory pursued by the makers of the Con-they mean the voters, and the voters are stitution. They established a democracy, not the people, but a small portion of the and they believed that a democracy would people, not more than a fifth or a sixth be successful; but they also believed that part, who are endowed by law with the it could succeed solely through forms and power to express what is to be regarded methods which would not make it im- as the popular will. The legal voters possible for the people to carry on their are the representatives and trustees of all own government. For this reason it was the inhabitants of the country, of all those that they provided against hasty action, under twenty-one to whom the future beguarded against passion and excitement, longs, of all the women, of all resident gave ample room for the cooler second aliens, and of all persons not qualified to thought, and arranged that the popular vote. They are the instrument, the only will should be expressed through repre- practicable instrument, for reaching an sentative and deliberative assemblies and expression of the popular will; but they the laws administered and interpreted are not the people as a whole, for whom through independent courts. Those who and for whose protection the Constitution would destroy their work talk continually was made. It was for the protection of about trusting the people and obeying the people that the makers of the Conthe people's will. But this is not what stitution made provisions to assure dethey seek. The statement as they make liberate movement and to prevent hasty, it is utterly misleading. That for which passionate, or ill-considered action. The they really strive is to make the courts purpose of those who would destroy the and the Congress suddenly and rapidly present Constitution is to remove these responsive to the will of a majority of safeguards and for the "people" of the the voters. It matters not that it may Constitution substitute, without check, be a narrow, an ephemeral, or a fluctu- hindrance, or delay, the will of the voters of the moment. They are blind to the awful peril of turning human nature loose to riot among first principles.

But they do not stop even there. Under the system they propose a small selves a minority of the people, are to sage of laws. A small minority will be The framers of the Constitution made able and, as the experience of the volit in the name and for the benefit of the untary referendum shows, will in almost people of the United States; for the entire every instance contrive to place laws upon people, not for any fraction or class of the statute-book which the mass of the the people. They did not make the Con- people really do not desire. A small

minority can force the recall of a judge amelioration of conditions and to a wider hands of minorities, generally small, al- demanded. ways interested and determined. Instead no element of decision lacking then that "In ancient days by Emperor and clown." stitution established the system under be a failure. Their system embodied in Pharaohs to our own. the Constitution has proved its efficacy. which they lack.

and drive him from the bench. The new and more beneficent social state when system places the actual power in the statutes can effect all and more than is

All these questions, all these reforms of government "by the people and for and revolutions so gloriously portrayed the people" we shall have government to us, it cannot be said too often, are by factions, with all the turbulence, dis-very old. Their weakness is not that they order, and uncertainty that the rule of are new, but that they are time-worn and factions ever implies. Such a system is outworn. The voices which are now crya travesty of popular government and the ing so shrilly that we must destroy our antipodes of true democracy. Under the Constitution and abandon all our prinsame conditions of human nature, with ciples of government have been heard-

They are as old as human discontent which we have flourished and rejected and human impatience, and are as ancient that which it is now proposed to set up as the flattery which has followed sovand which all experience had shown to creign authority from the days of the

There is a familiar story, which we all It has worked well, and it has been an heard as children, of the courtiers of extraordinary success. The other, bur- Knut, King of England, a mighty warrior dened with the failures of centuries, has and a wise man, not destitute evidently of always trodden the same path which re- humor. These courtiers told the King volves in the well-worn vicious circle from that the tide would not dare to come in democracy to anarchy, from anarchy to against his command and wet his feet. despotism, and then by slow and painful So he bade them place his chair near the steps back to the high levels of an in- edge of the sea, and the main came silent, telligent freedom and an ordered liberty, flooding in about him, and we all remem-Our ancestors sought to make it as im- ber the lesson which the King read to possible as human ingenuity could devise his flatterers. Many kings have come and to drag democracy down by the pretence gone since then, and those who still reof giving it a larger scope. We are asked main now for the most part walk in fetto retrace our steps, adopt what they ters. But the courtier is eternal and unrejected, take up that which has failed, changed. He fawned on Pharaoh and cast down that which has triumphed, and Cæsar, and from their day to our own for government by the people substitute has always been the worst enemy of those the rule of factions led by the eternal be flattered. He and his fellows conand unwearied champions who in the tended bitterly in France for the priviname of the people seek the promotion lege of holding the King's shirt, and when the storm broke which they had done so Such are the guestions which confront much to conjure up, with few exceptions us to-day, amazing in their existence un- they turned like cravens and fled. New der a Constitution with such a history courtiers took the vacant places. They as ours. The evils which it is sought to called themselves friends of the people, remedy are all, so far as they actually but their character was unaltered. They exist, curable by law. No doubt evils flattered the mob of the Paris streets, exist; no doubt advance, reform, progress, shricking in the galleries of the convenimprovements are always needed as con- tion, with a baseness and a falsehood surditions change, but they can all be at- passing even those of their predecessors tained by law. There is no need to de- who had cringed around the throne. stroy the Constitution, to wreck the Where there is a sovereign there will fundamental principles of democracy and be courtiers, and too often the sovereign of the Bill of Rights embodied in the first has listened to the courtiers and turned ten amendments, in order to attain to an his back on the loyal friends who were

ready to die for him, but would not lie but I am more than ready to say I pro to him. Too often has the sovereign for- foundly believe that we should cherish i gotten that, in the words of one of the our heart of hearts the noble and familia most penetrating and most brilliant of words of the wise son of Sirach: modern English essayists, "a gloomy "Let us now praise famous men an truth is a better companion through life our fathers that begat us. The Lor than a cheerful falsehood." Across the hath wrought great glory by them throug centuries come those dangerous and in- His great power from the beginning sidious voices, and they sound as loudly Leaders of the people by their counsel now and are as false now as ever. They and by their knowledge of learning mee are always at hand to tell the sovereign for the people; wise and eloquent in their that at his feet the tide will cease to instructions; all these were honored i ebb and flow, that the laws of nature and their generations and were the glory of economic laws alike will at his bidding their times. turn gently and do his will. And the tides move on and the waves rise and the name behind them, that their praise sovereign who has listened to the false might be reported. And some there b and selfish voices is submerged in the which have no memorial; who are per waste of waters, while the courtiers ished as though they had never been have rushed back to safety and from and are become as though they had neve the heights above are already shout- been born; and their children after then ing: "The king is dead! Long live the But these were merciful men whose king!"

men who fought the Revolution and a good inheritance, and their children ar made the Constitution, when they dealt within the covenant. with elemental questions and fundamental principles, the same yesterday, to-day, and children for their sakes. Their seed sha forever in human history, one follows them remain forever, and their glory shall no because they have proved their wisdom by be blotted out. Their bodies are burie their success. I am not ready to say in peace; but their name liveth forever with Donne-

"We are scarce our father's shadow cast at noon---'

"There be of them, that have left righteousness hath not been forgotter With a deep reverence for the great With their seed shall continually remai

> "Their seed standeth fast and their more. The people will tell of their wis dom, and the congregation will show fort their praise."

# UNITED STATES CONSTITUTIONAL CONVENTION

tion to Amend the Constitution-Why election of Senators has been debate Needed-How It May Be Obtained .- and the arguments pro and con advanced Walter K. Tuller, the author of the fol- But a large proportion of the public hav lowing article, was born in Kansas, but now reached the conclusion that the the major part of his life has been passed election by direct vote will result in close in California. He is a graduate of the relations between the great body of people academic department of the University of and their representatives in Congress an California and also of its law school. will tend to promote better governmen Since his graduation he has practised law This conviction has undoubtely bee in San Francisco and Los Angeles. This brought about largely by the many an article was written in 1910.

tion .-- A large majority of the people of also that the members of the State legi the country are in favor of the election of lature should be chosen rather for the United States Senators by direct vote, individual merit than for their part That this is a fact probably few will affiliations - that opinions on nations

United States Constitutional Conven- question. For years the question of direct frequently disgraceful abuses which have resulted under the present system of A Convention to Amend the Constitu- choosing Senators. Many persons fee

conception of our nationality. To-day the ate." State and national governments are mere

mount importance is: How is this change obliged to call a constitutional convento be brought about? It requires, of tion. The fact about to be stated may not course, an amendment to the federal Con- be generally known, but it is a fact, neverstitution. Many States are attempting to theless; the legislatures of twenty-eight reach the practical result by advisory States have already formally applied to popular votes more or less binding upon Congress to call such a convention. The the legislature. But this is a mere make- following are the States whose legislatures shift; better, perhaps, than the old state have made such applications: of things, but at most only a temporary expedient. The Constitution must be amended. There are two means by which amendments may be proposed. One is for Congress to submit a proposed amendment to the States for ratification. The other is for a constitutional convention to submit proposed amendments for similar ratification. Four times, twice without a dissenting vote, has the House of Representatives passed a resolution submitting an amendment providing for the popular election of Senators. Not one of these resolutions has passed the Senate. Not one has even been allowed to come to a vote in that body. It does not seem very probable that popular election of Senators will be secured in this way. But, as just stated, there is another means provided for securing amendments to the Constitution. Article V. of that instrument provides:

issues have little to do with the de- "Section 1. The Congress, whenever sirability of candidates for a legislative two-thirds of both Houses shall deem it body which has to pass on matters of local necessary, shall propose amendments to legislation. Under present conditions, this Constitution, or, on the application however, most men feel the necessity of of the legislatures of two-thirds of the voting for their party candidate for the several States, shall call a convention for legislature, even though they do not con- proposing amendments, which, in either sider him the best qualified for the place case, shall be valid, to all intents and when he may have the choosing of a purposes, as part of this Constitution, United States Senator. Hence the feeling when ratified by the legislatures of three-that the popular election of Senators will fourths of the several States or by contend to a higher standard in local legis- ventions in three-fourths thereof, as the lation. At the time of the adoption of one or the other mode of ratification may the Constitution the Senators were con- be proposed by the Congress; provided sidered as representatives of the States that no amendment which may be made as separate entities. This had much to do prior to the year one thousand eight hunwith the manner provided in the Constitu- dred and eight shall, in any manner, aftion for their election. When the Confect the first and fourth clauses in the stitution was adopted we were a con- ninth section of the first article; and that federation of separate States. To-day we no State, without its consent, shall be are a nation. We have reached a grander deprived of its equal suffrage in the Sen-

There are now forty-six States in the agencies to conduct the business of the real Union. Two-thirds of that number are sovereign—the people of the United States. thirty and two-thirds, or thirty-one ap-But the question that is now of paraplications, are required before Congress is

Arkansas1903
California1903
Colorado1901
Delaware
Idaho1908
Illinois
Indiana1907
Iowa1907-1909
Kansas
Kentucky1902
Louisiana1907
Michigan
Minnesota1901
Missouri
Montana
Nebraska1903
Nevada
New Jersey
North Carolina
Oklahoma
Oregon
Oregon

Pennsylvania			۰					4							٠		19	90	1
South Dakota	۰											٠					19	90	8
Tennessee		٠								٠		1	9	0	1	_	19	90	5
Texas							1	8	9	9	-	1	9	0	1		19	90	8
Utah																	18	90	8
Washington			٠													۰	19	90	3
Wisconsin											٠						19	90	8

In other words, but three more such applications are required to impose upon Congress the duty of calling a constitutional convention. Should Arizona and New Mexico be admitted before this number of applications are made, there will be forty-eight States in the Union, or thirty-two such applications required. The text of these resolutions may be of interest. The following are typical:

#### LOUISIANA

"Whereas we believe that Senators of the United States should be elected directly by the voters; and

"Whereas to authorize such direct election an amendment to the Constitution of the United States is necessary; and

"Whereas the failure of Congress to submit such amendment to the States has made it clear that the only practicable method of securing a submission of such amendment to the State is through a constitutional convention, to be called by Congress upon the application of the legislatures of two-thirds of all the States: Therefore be it

"Resolved by the general assembly of the State of Louisiana, That the Legislature of the State of Louisiana hereby makes application to the Congress of the United States, under Article V. of the Constitution of the United States, to call a constitutional convention for proposing amendments to the Constitution of the United States.

"Sec. 2. That this resolution, duly authenticated, shall be delivered forthwith to the President of the Senate and Speaker of the House of Representatives of the United States, with the request that the same shall be laid before the said Senate and House."

#### KANSAS

rapidly growing belief that the Constitu-

of the United States Senators by the direct vote of the people of the respective States;

"Whereas other amendments to the United States Constitution are by many intelligent persons considered desirable and necessary; and

"Whereas the Senate of the United States has so far neglected to take any action whatever upon the matter of changing the manner of electing United States Senators, although favorable action upon such proposed change has several times been unanimously taken by the House of Representatives: Therefore be it

"Resolved by the House of Representatives of the State of Kansas (the Senate concurring therein), That the Legislature of Kansas, in accordance with the provisions of Article V. of the Constitution of the United States, hereby apply to and request the Congress of the United States to call a convention for the purpose of proposing amendments to the Constitution of the United Statese."

#### PENNSYLVANIA

"Whereas a large number of State legislatures have at various times adopted memorials and resolutions in favor of election of United States Senators by popular vote; and

"Whereas the national House of Representatives has on four separate occasions. within recent years, adopted resolutions in favor of this proposed change in the method of electing United States Senators, which were not adopted by the Senate; and

"Whereas Article V. of the Constitution of the United States provides that Congress, on the application of the legislatures of two-thirds of the several States, call a convention for proposing amendments, and believing there is a general desire upon the part of the citizens of the State of Pennsylvania that the United States Senators should be elected by a direct vote of the people: Therefore be it

"Resolved (if the House of Representatives concur), That the Legislature of the State of Pennsylvania favors the adoption "Whereas there is a wide-spread and of an amendment to the Constitution which shall provide for the election of tion of the United States should be so United States Senators by popular vote, amended as to provide for the election and joins with other States of the Union

in respectfully requesting that a conven- an amendment to prevent polygamy. The tion be called for the purpose of proposing an amendment to the Constitution of the United States as provided for in Article V. of the said Constitution, which amendment shall provide for a change in the present method of electing United States Senators so that they can be chosen in each State by a direct vote of the people."

WISCONSIN

"Whereas Article V. of the Constitution of the United States provides that 'the Congress, whenever two-thirds of both Houses shall deem it necessary, shall propose amendments to this Constitution, or on the application of the legislatures of two-thirds of the several States shall call a convention for proposing amendments, which in either case shall be valid to all intents and purposes as part of this Constitution when ratified by the legislatures of three-fourths of the several States or by convention in three-fourths thereof,' etc.; and

"Whereas the House of Representatives of the Congress of the United States has on four separate occasions passed by a two-thirds vote a resolution proposing an amendment to the Constitution providing for the election of United States

"Whereas the United States Senate has said resolution, thereby denying to the people of the several States a chance to se- with that business. cure this much-desired change in the meth-

of the State of Wisconsin, That, under tion in this respect," is hereby made to Congress to forthwith election. call a constitutional convention for the purpose of submitting to the States for passed and submitted to Congress a resoluratification an amendment to the federal Constitution providing for the election of United States Senators by direct vote of the people."

All of the resolutions except that passed ing that body was the desire to secure all intents and purposes:

resolution, however, formally applies to Congress to call a constitutional convention.

In addition to the States above enumerated, the legislatures of Wyoming and Alabama have declared themselves in favor of the proposed amendment in resolutions to Congress, although the somewhat unhappy wording of their resolutions probably prevents them from being operative as formal applications for such a convention.

In 1895 the legislature of Wyoming passed and submitted to Congress a resolution or memorial reciting that the exciting and disturbing contest for seats in the legislature in many of the States has been owing in great measure to impending contests for United States Senators; that in many States the sessions of the legislature are limited to a specified time, and much of this time has been wasted and consumed in a fruitless effort to elect Senators, and providing further:

"The temptation to corruption and the inducements to influence legislators by questionable means would be entirely removed if the election of Senators were transferred to the people. It is believed the business of the legislature should be Senators by direct vote of the people; and confined to matters of legislation, and that the excitement attendant upon the seleceach time refused to consider or vote upon tion of United States Senators by the legislature interferes to a great degree The growth of a public sentiment in this direction we beod of electing Senators; therefore be it lieve to be grounded upon good reasons, "Resolved by the Senate and Assembly calling for an amendment of the Constitu-

the authority of Article V. of the Con- and urging Congress to submit a constitustitution of the United States, application tional amendment to provide for popular

> In 1910 the legislature of Alabama tion providing in part:

"Wherea's, Article V. of the Constitution of the United States provides that whenever two-thirds of both Houses (of Congress) shall deem it necessary, shall by the legislature of Delaware referred propose amendments to the Constitution, principally to the matter of an amendment or, on application of the legislatures of to provide for popular election of Senators. two-thirds of the several States, shall call In the resolution passed by the legislature a convention for proposing amendments, of Delaware, the matter apparently mov- which in either case shall be valid to

vote of the people"

of Senators.

tion.

submit an amendment directly, some may proposition just asserted: question whether it will concur in issuing a call for a constitutional convention even though two-thirds of the State legislatures the main business [of the convention]: formally apply therefor. But when that In that event, it is believed Congress one. . . . can be directly compelled to issue the not be so.

Let it first be clearly appreciated that, be required thereto.' under the Constitution, Congress has no discretion in the matter of calling a con- House the draft of a federal government vention when the legislatures of two- which he had prepared, to be agreed upon thirds of the States have applied there- between the free and independent States for. In that event the Constitution pro- of America; . . . vides that Congress "shall" call a convention. The word "shall," as there used, the legislatures of the State apply for is equivalent to the word "must." The the same, the Legislature of the United framers of the Constitution evidently States shall call a convention for the puradopted this provision advisedly and with pose of amending the Constitution; or this intention. By the first part of the should Congress, with the consent of twoprovision Congress is authorized to pro-thirds of each House, propose to the States pose amendments in its discretion. But amendments to the same, the agreement this alone would obviously leave it within of two-thirds of the legislatures of the

whereas the legislatures of the power of Congress to forever prevent twenty-seven States have applied to the any amendment. A further means of pro-Congress of the United States for the sub- posing amendment was, therefore, promission to the States of an amendment vided with which Congress was to have to the Constitution providing for the elec- no discretion. In other words, when the tion of United States Senators by direct requisite number of applications are made, the Constitution makes it the positive and petitioning Congress to submit an duty of Congress to call the convention amendment providing for direct election regardless of whether that body considers it advisable or not. This is the express While these resolutions clearly indicate language of the Constitution, and the Conthe sentiment of these legislatures, they stitution is "the supreme law of the land" can hardly be held, as above stated, to (Article VI., Section 2). The idea thus constitute such formal application for a expressed is exactly the idea that the convention as is required by the Constitu- framers of the instrument intended it to tion. It is entirely competent, however, express. That there may be no doubt on for the legislatures of these States to this fundamental proposition let us preadopt resolutions hereafter formally re- sent the direct proof. The following, questing Congress to call such a conventaken from Elliott's Debates of the Constitutional Convention of 1787, is believed But in view of the action of the Senate, to be all that appears upon this particular as heretofore noted, on the proposition to matter and conclusively establishes the

"Tuesday, May 29

" (P. 126) Mr. Randolph then opened

"... He observed that, in revising the number of States apply, Congress has, federal system, we ought to inquire, first, under the Constitution, absolutely no dis- into the properties which such a governcretion. This will be more fully consid-ment ought to possess; secondly, the deered hereafter. It would hardly seem, fects of the Confederation; thirdly, the therefore, that the Senate would wilfully dangers of our situation; and, fourthly, violate the Constitution which every mem- the remedy. . . . He proposed, as conber is sworn to uphold. But assuming formable to his ideas, the following resothat it should do so-is there any remedy? lutions, which he explained one by

" (P. 128) '13. Resolved, that provision call. At first blush this proposition ought to be made for the amendment may seem extremely radical and per- of the Articles of Union whensoever it haps decidedly visionary. But it may shall seem necessary; and that the assent of the national Legislature ought not to

"Mr. Charles Pickney laid before the

" (P. 132) Art. XVI. If two-thirds of

States shall be sufficient to make the said the States in the Union for an amendment amendments parts of the Constitution." "Tuesday, June 5

"(P. 157) The thirteenth resolution that purpose." [of Mr. Randolph] to the effect that provision ought to be made for hereafter amending the system now to be established, without requiring the assent of the national Legislature, being taken up:

"Mr. Pickney doubted the propriety or

necessity of it.

"Mr. Gerry favored it. The novelty and difficulty of the experiment requires periodical revision. The prospect of such revision would also give immediate stability to the government. Nothing has yet happened in the States where this provision existed to prove its impropriety. The proposition was postponed for future consideration."

" Monday, June 11

for amending the national Constitution hereafter, without consent of the national Legislature being considered, several memthe consent of the national Legislature unnecessary.

amendment.

clause passed nem. con."

"Monday, August 6

" (P. 376) Mr. Rutledge delivered in time furnished to each member: . . .

"(P. 381) 'Art. XIX. On the application of the legislatures of two-thirds of

of this Constitution, the Legislature of the United States shall call a convention for

"Thursday, August 30

"(P. 498) Article XIX [above] was taken up.

"Mr. Gouverneur Morris suggested that the Legislature should be left at liberty to propose amendments whenever they pleased.

"The article was agreed to,\* nem. con."

"Monday, September 10

" (P. 530) Mr. Gerry moved to reconsider Article XIX., viz. [quoting]:

"This Constitution, he said, is to be paramount to the State constitution. It follows, hence, from this Article that twothirds of the States may obtain a convention, a majority of which can bind the Union to innovations that may subvert "(P. 182) The thirteenth resolution the State constitution altogether. asked whether this was a situation proper to be run into.

" (P. 531) Mr. Hamilton seconded the bers did not see the necessity of the reso- motion; but, he said, with a different view lution at all, nor the propriety of making from Mr. Gerry. He did not object to the consequences stated by Mr. Gerry. There was no greater evil to subject the people "Colonel Mason urged the necessity of of the United States to the major voice such a provision. The plan now to be than the people of a particular State. It formed will certainly be defective, as the had been wished by many, and was much Confederation has been found on trial to to have been desired, that an easier mode be. Amendments, therefore, will be nec- of introducing amendments had been proessary; and it will be better to provide vided by the Articles of Confederation. for them in an easy, regular, and consti- It was equally desirable now that an easy tutional way than to trust to chance and mode should be established for supplying violence. It would be improper to require defects which will probably appear in the the consent of the national Legislature, be- new system. The mode proposed was not cause they may abuse their power and re- adequate. The State legislatures will not fuse their consent on that very account. apply for alterations, but with a view to The opportunity for such an abuse may be increase their own powers. The national the fault of the Constitution calling for Legislature will be the first to perceive, and will be most sensible to, the necessity "Mr. Randolph enforced these argu- of amendments; and ought also\* to be ments. The words 'without requiring the empowered, whenever two-thirds of each consent of the national Legislature' were branch should concur, to call a convention postponed. The other provision in the There could be no danger in giving this power, as the people would finally decide in the case.

"Mr. Madison remarked on the vaguethe report of the committee of detail as ness of the terms, 'Call a convention for follows, a printed copy being at the same the purpose,' as sufficient reason for reconsidering the Article. How was a conven-

<sup>\*</sup> Italics author's.

tion to be formed? By what rule decide? should become oppressive, as he verily be-What the force of its acts?

"[Motion to reconsider carried.]

"Mr. Sherman moved to add to the Article 'or the Legislature may propose amendments to the several States for their approbation, but no amendments shall be binding until consented to by the several States.3

"Mr. Gerry seconded the motion.

"Mr. Wilson moved to insert 'twothirds of 'before the words 'several States.'

" [Motion lost.]

"Mr. Wilson then moved to insert 'three-fourths of' before 'the several States,' which was agreed to nem. con.

"Mr. Madison moved to postpone the consideration of the amended proposition

in order to take up the following:

"'The Legislature of the United States, whenever two-thirds of both Houses shall deem necessary, or on the application of two-thirds of the legislatures of the several States, shall propose amendments to this Constitution, which shall be valid to all intents and purposes, as part thereof, when the same shall have been ratified by three-fourths, at least, of the legislatures of the several States or by conventions in three-fourths thereof, as one or the other mode of ratification may be proposed by the Legislature of the United States."

"(P. 532) Mr. Hamilton seconded the motion.

"[The clause preventing amendments affecting slavery prior to 1808 added.]

"On the proposition of Mr. Madison and Mr. Hamilton [carried]."

"Saturday, September 15

"Article V. [just quoted].

" (P. 551) Mr. Sherman expressed his fears that three-fourths of the States ity in the Senate. . . .

ond ultimately, on Congress, no amend- duty of Congress to issue a call. ments of the proper kind would ever be obtained by the people if the government

lieved would be the case.

"Mr. Gouverneur Morris and Mr. Gerry moved to amend the Article so as to require\* a convention on application of two-thirds of the States.

"Mr. Madison did not see why Congress would not be as much bound to propose amendments applied for by twothirds of the States as to call a convention on the like application. He saw no objection, however, against providing for a convention for the purpose of amendments, except only that difficulties might arise as to the form, the quorum, etc., which in constitutional regulations ought to be as much as possible avoided.

"The motion of Mr. Gouverneur Morris and Mr. Gerry was agreed to, nem. con. . . .

" (P. 552) Mr. Gouverneur Morris moved to annex a further proviso-' that no State, without its consent, shall be deprived of its equal suffrage in the Senate.'

"This motion, being dictated by the circulating murmurs of the small States, was agreed to without debate, no one opposing it or on the question saying no....

"The Constitution was then ordered engrossed, and the House adjourned."

"Monday, September 17

" (P. 553) The engrossed Constitution being read . . . the members then proceeded to sign the Constitution, as finally amended, as follows: . . .

"Article V. [as quoted in the begin-

ning of this discussion]."

It appears, therefore, that it was the express will of the convention that there should be a means of amending the Constition without the consent of Congress; that pursuant to this idea the provision as originally adopted by the convention gave Congress no discretion whatever in regard might be brought to do things fatal to to amendments, and the provision giving particular States; as abolishing them al- Congress power to propose amendments together or depriving them of their equal- directly was a later addition and was intended simply to provide an additional "Colonel Mason thought the plan of and more speedy method of proposing amending the Constitution exceptionable amendments, but that throughout it was and dangerous. As the proposing of intended that when two-thirds of the amendments is in both the modes to de- States applied for a constitutional conpend, in the first immediately, in the sec-vention it should become the unqualified

<sup>\*</sup> Italics are author's.

Hence it is submitted that when the cases where the Constitution has vested tion, regardless of its ideas as to the nerefusal to perform this duty. The immediate question, therefore is: Should Congress refuse to perform this duty, is there any method, under the Constitution, of there is not, then the intention of those Congress absolutely to prohibit any amendments; if there is not, then there exists in this nation and under our Constitution a body that is above the law, above even the Constitution.

If the power to compel this action exists at all, clearly it must rest with the juthis: Should Congress refuse to perform this duty, has the judicial department of the government the authority, under the negative of this proposition will undoubtedly be urged on the ground that the three sphere, and therefore that the judicial department has no authority or jurisdiction over the legislative to compel it to perform any act. That the three departments are co-ordinate and co-equal and each supreme within its sphere is unquestionably one of the fundamental principles on gaged in legislative business, it is clear beyond the possibility of dispute that no into execution. other department of the government has Equally, when the executive branch of the government is engaged in performing its executive functions, no other department has any authority over it. But this is eretion of that branch of the government. department of the government.

specified conditions have been performed, in it the discretion to determine whether it becomes the absolute duty of Congress, any action at all, or what action, shall under the Constitution, to call a conven- be taken—the judiciary has no authority over it. But it is equally beyond dispute cessity or propriety thereof. It is clear (and this is the proposition of the greatthat a failure to act is equivalent to a est importance that is sometimes overlooked) that the supremacy of the several departments is under the Constitution: it arises out of, depends upon, and is subservient to the Constitution. In calling compelling it to call a convention? If a convention when the legislatures of twothirds of the States have applied therefor, who framed and adopted the Constitution, it has been shown that, under the Conand the express mandate of that instru- stitution, Congress has no discretion. In ment, are nullified, for it still rests with this one instance, which is perhaps the only one, Congress acts not in a legislative, but in a purely ministerial capacity, Whether an act is legislative or ministerial depends not upon the person appointed to perform it, but on the nature of the act itself; and, as has been shown, in this case Congress is simply the agent appointed diciary. The question, then, is reduced to and commanded by the Constitution to perform a specific act when certain specific conditions have been fulfilled. That Congress is commanded to do the act, regard-Constitution, to compel it to do so? The less of its discretion, demonstrates beyond the necessity of argument that it is a ministerial duty. Had that office been created branches of the government — executive, by the Constitution, it might equally well legislative, and judicial-are co-ordinate have been provided that upon the perand co-equal and each supreme within its formance of the specified conditions the Secretary of State should issue the call. Had this been done, it is believed no one would seriously question that the act would be purely ministerial and that the courts might compel its performance. The nature of the act remains the same, whomsoever is appointed to perform it; being which our plan of government is based. ministerial in its nature, it remains min-Under this principle, when Congress is en- isterial, though Congress is the agent appointed by the Constitution to carry it

Where the law imposes a specific duty any authority to determine its action, upon a person or a body, it is pre-eminently within the jurisdiction and the duty of the judiciary to enforce it. This is one of the chief, if not indeed the primary, object for which courts are created. because the matter of determining, in enforcing the performance of such a duty, such cases, what action shall be taken is then, the judiciary is not invading or indelegated by the Constitution to the dis- fringing upon the province of any other On the So long, therefore, as Congress is acting contrary, it is simply performing the funcin a legislative capacity—that is, in all tions and fulfilling the obligations imposed

rious departments of the government are executive is not entitled. co-equal and each supreme within its sphere, the judicial department has the constitutional mandate is simply the conauthority and the duty, under the Consti- verse of the principle which is thoroughly tution, to compel the executive to perform acts commanded by law in regard duty of the judiciary to nullify any act to which no discretion is left to the of Congress which is in conflict with the executive.\*

This principle has been reaffirmed and enforced both in the federal and State courts times almost without number, and no principle of constitutional law is more thoroughly settled. It was clearly stated positively commands than to nullify an by Mr. Justice Bradley in Board of act of that body which it prohibits. Both Liquidation vs. McComb, 92 U. S., 531, 541, as follows:

"But it has been well settled that when a plain official duty, requiring no exercise of discretion, is to be performed and performance is refused, any person who of calling the convention being purely will sustain personal injury by such refusal may have a mandamus to compel its performance."†

It may be taken as established, then, that the judicial department has the authority, under the Constitution, to compel the executive to perform a ministerial act. and this does not infringe upon the independent supremacy of that department of the government within its sphere. is believed that it has been proved that the act of calling a convention, under the provision of the Constitution heretofore quoted, is a purely ministerial act. Upon what principle, then, can it be maintained

\* See also the strong opinion delivered by Mr. Justice Thompson in the almost equally celebrated case of Kendall vs. U. S., 12 Peters, 524.

† See also Garfield vs. Goldsby, 211 U. S., 249, 261; Noble vs. Union River Logging R. R., 147 U. S., 165, 171, collecting numerous authorities to the same effect.

on it by the Constitution. Thus in the that the judicial department is without celebrated case of Marbury vs. Madison authority to compel the performance there-(1, Cranch, 137), decided by the Supreme of? Is the executive liable to be compelled Court of the United States in 1803, the to obey the law and yet the legislative opinion being delivered by Chief-Justice department free to disobey even the Con-Marshall, it was held that the judiciary stitution? The very proposition first has the authority, under the Constitution, urged against the authority of the court, to compel the executive department to that the several branches of the governperform ministerial acts commanded by ment are co-equal, would seem to demonlaw. That case established the rule that, strate that the legislative branch cannot notwithstanding the principle that the va- claim such an exemption to which the

> The right to compel performance of the established, that it is the function and Constitution. It no more infringes upon the principle of the independence and separate functions of the three branches of the government to compel Congress to perform an act which the Constitution rest upon the same principle, that the supremacy of Congress within its sphere is under, and not independent of, the Constitution.

> It is submitted, therefore, that the act ministerial and commanded by the Constitution, the judicial department of the government has the authority and jurisdiction, under the Constitution, to compel Congress to perform it; and this in no wise violates the principle that the three departments of the government are coordinate and co-equal and each supreme within its sphere.\* As heretofore noted,

> \* In this connection the case of State ex rel. Benton vs. Elder, 31 Neb., 169, is of interest. Respondent Elder was the speaker of the Nebraska house of representatives. The constitution of that State required him to open and publish at a specified time and place the returns of the election for officers of the executive department of the State government. The relator Benton brought this proceeding in the Supreme Court, praying for a writ of mandamus to compel Elder as speaker of the house to perform this duty, alleging that he had refused to do so. Elder answered, setting up that as speaker and presiding officer of the house of representatives he represented an independent

this is probably the only case in which shall be obeyed, and that interest is none Congress, as a body, acts in a ministerial the less real and entitled to recognition capacity, and hence the only one in which and protection by the courts that it is the courts would have this power over it.; not capable of financial computation. In-

The authority or jurisdiction of the judicial department to make an order must not be confused with its physical ability to compel obedience thereto. Were it to come to a question of comparative physical strength between the judiciary and the executive, for instance, the latter, with the army and navy behind it, would, of course, be vastly superior. That fact. however, does not impair the constitutional authority of the former to make an order commanding the executive to perform an act which the law requires him to do. So, if it came to a matter of comparative physical strength, Congress might be able to summon more force than the courts, but the latter's authority, under the Constitution, depends on no such consideration. The government is a unit. It is composed of co-ordinate branches working together under the same supreme law, not of separate antagonistic bodies. Every officer, of whatever branch, is sworn to support and obey the Constitution, and it is the natural presumption, fully justified by our history, that none will refuse to obey its mandates as interpreted by that body whose function and duty it is to do so.

The form of remedy for compelling Congress to act would seem clearly to be a writ of mandamus. It is believed that such a proceeding may be instituted by any citizen. Every citizen of the country has a direct interest that the Constitution

and co-ordinate branch of the government and that the court had no jurisdiction over his acts. This contention, however, the court overruled, holding that inasmuch as the constitution imposed upon him a specific duty in regard to which he was left no discretion, he could not refuse to perform it, and that, although a legislative officer, it was as much the duty of the courts to compel him to perform the ministerial act as to compel any other officer or person to perform a similar act.

The case of Valley Paper Company vs. Smoot et al., decided by the court of the District of Columbia a short time ago, is also interesting in this connection. In that case it was held that the courts have

the less real and entitled to recognition and protection by the courts that it is not capable of financial computation. Indeed, the very fact that he has no other remedy serves rather, under the established principles governing its issuance, to emphasize his right to this writ. Since the Constitution does not confer original jurisdiction upon the Supreme Court to issue writs of mandamus (see Marbury vs. Madison, supra), it would be necessarv to commence the action in the courts of the District of Columbia. It has been settled since the decision of Kendall cs. United States, supra, that those courts have jurisdiction to issue the writ of mandamus as an original proceeding. From the decision there an appeal can be taken to the Supreme Court of the

It may be urged that, even conceding the jurisdiction of the courts in a proper case, there is no duty on Congress at the present time, for the reason that the applications from the various State legislatures have not been simultaneous, but have extended over a period of years. There is nothing in the Constitution, however, providing that the applications must be made simultaneously or within a certain period of time. That being so, it is not perceived how either Congress or any other body can place a limit thereon. The very nature of the case would seem to demonstrate the falsity of the proposition that this is necessary. The United States is a nation. The desire for a change in the fundamental instrument of

the jurisdiction to compel the Congressional committee to perform a duty imposed upon it by law and in regard to which it is left no discretion.

Cf. also Attorney-General vs. Taggart, 66 N. H.. 362, in which it was held that the court had jurisdiction to compel the lieutenant-governor to perform the duties of governor in the incapacity of the governor, that duty being required by law.

† In this connection, however, see the Twelfth Amendment to the Constitution, which may impose a further ministerial duty upon Congress. In determining this question the case of State ex rel. Benton, 31 Neb. 169, cited in the preceding note, is important.

currently.

pursuant to this provision? The answer tioned are of equal importance. vention limited. ratified by three-fourths of the States.

portant, there are several others which be called.

government may be, and in most cases will almost certainly receive the attention is, of slow growth. The conditions mak- of the convention. One which should be ing necessary a change may be felt in one considered is the advisability of providportion of the country many years before ing that, in the future, a constitutional they are forced home to the people of a convention shall be called upon the apdifferent section. Because it takes a num-plication of less than two-thirds of the ber of years to reach such an agreement, States. The Constitution must be esit can hardly be urged that the duty of sentially a stable instrument—sufficiently Congress to respond thereto is thereby stable that it will not be changed by abated. Such a proposition seems too merely passing ideas. But since it operobviously fallacious to require extended ates not only as a grant, but as a limitadiscussion. The error of the proposition tion of the powers of the government, it is equally shown in another way. Though must not be so rigid that it cannot be the legislature of a State should make ap- altered to meet the needs of the times, as plication to Congress to call a convention, new and different conditions affecting the it is clearly competent for it to withdraw national life arise. The Constitution must the same at any time before the legis- be above light and whimsical changes, latures of two-thirds of the States have but it must not be so rigid and unyieldapplied, should it change its mind in re- ing that it cannot be moulded to fit the gard to the necessity therefor. In other conditions under which the nation actualwords, an application made to Congress ly exists. If it is, it is almost certain and not withdrawn presents a continuing to be, not a guaranty of liberty and adrequest or application. When there are vancement, but a hindrance to progress; before Congress unwithdrawn applications and it may eventually become an instrufrom the legislatures of two-thirds of the ment of oppression. When a large ma-States, their effect, therefore, is the same jority of the people are convinced that as if they had all been presented con- the best interests of the nation require a certain change in the Constitution, it Another question that may be raised is, should not be within the power of a small How extensive would be the authority to minority to block their action. The two propose amendments of a convention called requirements of a Constitution just menwould seem clearly to be that there are framers of the Constitution recognized this no limits. The Constitution imposes none. fact, and while making ample provision On the contrary, it confers the most gen- for the stability of that instrument they eral authority upon the convention. "The also provided a direct means by which Congress . . . shall propose amendments it could be amended in response to the to this Constitution or . . . shall call a voice of the people. At the time of the convention for proposing amendments." adoption of the Constitution there were The extent, number, or nature of the but thirteen States. The concurrence of amendments which Congress may pro-two-thirds of them was not a matter of pose is not limited in any manner; very great difficulty. But in the hundred no more is the authority of the con- and twenty-three years since the Constitu-The legislatures are tion was framed the country has grown not required to specify in any particu- enormously, probably beyond the fondest lar what amendments are desired. It dreams of any man then living. To-day would seem clear, therefore, that the con- there are forty-eight States. To secure vention may propose as many amendments the concurrence of two-thirds of the States, and of whatever nature as it may see fit. which was a matter of comparative sim-It is to be borne in mind, however, that plicity then, has become one of the greatall the convention can do is to propose est difficulty. It would seem that it might amendments; they acquire no validity until be well to amend Article V. of the Constitution to provide that whenever one-While the matter of securing direct half of the States concur in applying election of Senators is probably more im- therefor a constitutional convention shall

amply guaranteed. The extreme difficulty powers of the federal government. of securing the concurrence of three- this be true, then such extension must be fourths of the States on any proposed made at the earliest possible moment. vances which are essential to the com- of much good.

governmental regulation such corporations, for the convention itself to decide. while lessening the cost of production, are and secured promptly. It can probably be century and a quarter ago.

The stability of the Constitution is done only by extending somewhat the

change itself insures that no amendment These questions, with perhaps some will be adopted without careful and crit- others, will undoubtedly receive the fullical analysis. The danger to-day, as our est consideration from the convention. social, industrial, and governmental activity The strongest and ablest men in the naties are becoming more and more complex, tion should and probably will be selected is that the Constitution will become too by their respective States as delegates to far removed from the people, and through the convention. The gathering of a conits unelasticity and the extreme difficulty siderable number of such men, with the of changing it to meet the conditions careful consideration of basic principles under which the people actually live and mutual exchange of ideas which will will become a hindrance to those ad-result, can scarcely fail to be productive

No attempt was made in the Constitu-Another matter which many feel re- tion to provide the rules by which the quires consideration is the power of the convention should be governed. As apfederal government to regulate corpora- pears from the proceedings of the original tions or monopolies in whatever form, constitutional convention already quoted, New economic conditions within the past this was intentionally left to be deterhalf-century have caused, or permitted, mined by the subsequent conventions the growth of great corporations which themselves. Nor is any provision made have obtained in many instances practical as to the representation of the several control of many of the necessities of life. States. Following the precedent of the Operating through numerous, if not in- original convention, however, as well as deed through all the States, no single from the very nature of the body as being State can control or even adequately regu- a convention of the several States, it is late them. The monopoly thus affected indisputable that all are entitled to an is not necessarily injurious. The elimina- equal voice therein. Whether the votes tion of competition which most of them shall be taken by States, as in the original effect is an elimination of waste and convention, or, the States being equally makes possible cheaper production. The represented, by individual members, is a difficulty lies in this: without adequate matter which it would seem competent

To show that by the action of a few able at the same time, through gaining more States a constitutional convention a monopoly on the necessities of life, to can be secured, and that when the requisite increase the price with no limit except number of States apply an absolute duty "what the fariff will bear." We are is imposed on Congress to call the congradually coming to realize two basic vention, which duty can be directly entruths: First, that at least in the great forced if disregarded by that body, has industries of the nation, competition is been the chief purpose of this article. wasteful and destructive, and that even There are many other questions in conif it were desirable, it is practically im- nection with the general subject of the possible to legislate against such a basic convention that merit discussion, but it economic principle; second, that monopoly would unduly extend this article to atwithout real (as distinguished from mere-tempt to consider them here. It is to be ly nominal) regulation and control means hoped that during the coming year a a great increase in the cost to the con-sufficient number of States, through their sumer, and at the same time the amass-legislatures, will apply therefor to secure ing of private fortunes so enormous that the early meeting of the first convention they are a grave menace to society. This for considering the Constitution since the measure of regulation must be secured, adoption of that instrument nearly a

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The question of the relation of the States to the federal government is the cardinal question of our constitutional system. At every turn of our national development we have been brought face to face with it, and no definition either of statesmen or of judges has ever quieted or decided it. It cannot, indeed, be settled by the opinion of any one generation, because it is a question of growth, and every successive stage of our political and economic development gives it a new aspect, makes it a new question. general lines of definition which were to run between the powers granted to Congress and the powers reserved to the States the makers of the Constitution were able to draw with their characteristic foresight and lucidity; but the subject-matter of that definition is constantly changing, for it is the life of the nation itself. Our activities change alike their scope and their character with every generation. The old measures of the Constitution are every day to be filled with new grain as the varying crop of circumstances comes to maturity. It is clear enough that the general commercial, financial, economic interests of the country were meant to be brought under the regulation of the federal government, which should act for all; and it is equally clear that what are the general, commercial, financial, economic interests of the country is a question of fact, to be determined by circumstances which change under our very eyes, and that, case by case, we are inevitably drawn on to include under the established definitions of the law matters new and unforeseen which seem in their magnitude to give to the powers of Congress a sweep and vigor certainly never conceived possitroublesome definition is the living body of affairs.

States Government and the out party heat or bias when it has come States.—The following authoritative arti- once more, as it has now, to an acute cle on the relation of the States to the stage. Just because it lies at the heart of federal government, by President Wood- our constitutional system, to decide it row Wilson, originally appeared in The wrongly is to alter the whole structure and operation of our government, for good or for evil; and one would wish never to see the passion of party touch it to distort it. A sobering sense of responsibility should fall upon every one who handles it. No man should argue it this way or that for party advantage. Desire to bring the impartial truth to light must in such a case be the first dictate alike of true statesmanship and of true patriotism. Every man should seek to think of it and to speak of it in the true spirit of the founders of the government.

Almost every great internal crisis in our The affairs has turned upon the question of State and federal rights. To take but two instances, it was the central subjectmatter of the great controversy over tariff legislation which led to attempted nullification and of the still greater controversy over the extension of slavery which led to the war between the States; and these two controversies did more than any others in our history to determine the scope and character of the federal government.

The principle of the division of powers between State and federal governments is a very simple one when stated in its most general terms. It is that the legislatures of the States shall have control of all the general subject-matter of law. of private rights of every kind, of local interests, and of everything that directly concerns their people as communities—free choice with regard to all matters of local regulation and development, and that Congress shall have control only of such matters as concern the peace and the commerce of the country as a whole. opponents of the tariff of 1824 objected to the tariff system which Congress was so rapidly building up that it went much beyond the simple and legitimate object of ble by earlier generations of statesmen, providing the federal government with sometimes almost revolutionary even in revenues in such a way as to stimulate our own eyes. The subject-matter of this without too much disturbing the natural development of the country and was unmistakably intended to guide and deter-It is difficult to discuss so critical and mine the whole trend of the nation's ecofundamental a question calmly and with- nomic evolution, preferring the industries

of one section of the country to those of reaching change in the very conception another in its bestowal of protection and of federal power had as its central point encouragement and so depriving the States of controversy the question of the powers as self-governing communities of all free of the States as against the powers of the economic choice in the development of government at Washington. The whole their resources. Congress persisted in its spirit and action of the government were course; nullification failed as even an ef- deeply altered in carrying that question fectual protest against the power of a one stage further toward a settlement. government of which General Jackson was the head-never so sure he was right as point out that here again, as in the tariff when he was opposed; and a critical mat- question, it was an inevitable controter, of lasting importance, was decided. versy, springing, not out of theory, not The federal government was conceded the out of the uneasy ambition of statesmen, power to determine the economic oppor- but out of mere growth and imperious tunities of the States. It was suffered to circumstance. Population was spreading become a general providence, to which each over the great Western areas of the counpart of the country must look for its try; new communities were forming, upon chance to make lucrative use of its ma- which lawyers could lay no binding preterial resources.

of the tariff. Could Congress exclude sla- and more clear what the nation was to very from the Territories of the United be. It was of the very stuff of daily circumstances and influences which

And I am particularly interested to scription as to the life they should lead; The slavery question, though it cut new Territories were constantly to be deep into the social structure of a great organized, new States constantly to be adsection of the country and contained such mitted to the Union. A choice which heat as could not, when once given vent, every day assumed new forms was thrust be restrained from breaking into flame, as upon Congress. Events gave it its vathe tariff controversy had been, was, after riety, and Congress could not avoid the all, a no more fundamental question, in influences of opinion, which altered as its first essential form, than the question circumstances changed, as it became more States and from newly formed States? business, forced upon Congress by the If it could, manifestly the slavery system, opinion of the country, to answer the once restricted in territory, would in time questions, What shall these new communidie of the strictures which bound it. Mr. ties be allowed to do with themselves, Lincoln was quite right when he said that what shall they be suffered to make of the no nation could exist half slave and half nation? May Congress determine, or is free. But that was only by consequence, it estopped by the reserved powers of the The immediate question was the power of States? The choices of growth cannot be Congress to determine the internal social postponed, and they seem always to turn and economic structure of society in the upon some new doubt as to where the several States thereafter to be formed. It powers of the States leave off and the is not to my present purpose to trace the powers of the federal government begin.

And now the question has come upon brought on the Civil War. The aboli- us anew. It is no longer sectional, but tion of slavery by war, though natural, it is all the more subtle and intricate, was not the necessary legal consequence all the less obvious and tangible in its of the contention that Congress possessed elements, on that account. It involves, the power which it had exercised in the first or last, the whole economic moveconstitution of the Northwest Territory ment of the age and necessitates an anand in the enactment of the Missouri alvsis which has not yet been even seri-Compromise. What happened before the ously attempted. Which parts of 'the momentous struggle was over came about many-sided processes of the nation's eco-by the mere logic of human nature, by nomic development shall be left to the stress of human passion. What concerns regulation of the States, which parts shall me in the present discussion is that here, be given over to the regulation of the again, as in the building up of a foster- federal government? I do not propound ing tariff, what turned out to be a far- this as a mere question of choice, a mere

question of statesmanship, but also as a Constitution understood the conditions or come to eventual shipwreck.

of the country.

regard to the regulation of child labor tional system. affords a striking example. If the power stance.

question, a very fundamental question, of they dealt with. If the jealousies of the constitutional law. What, reading our colonies and of the little States which Constitution in its true spirit, neither sprang out of them had not obliged the sticking in its letter nor yet forcing it makers of the Constitution to leave the arbitrarily to mean what we wish it to greater part of legal regulation in the mean, shall be the answer of our genera- hands of the States, it would have been tion to the old question of the distribution wise, it would even have been necessary, to of powers between Congress and the invent such a division of powers as was States? For us, as for previous genera- actually agreed upon. It is not, at bottions, it is a deeply critical question, tom, a question of sovereignty or of any The very stuff of all our political prin- other political abstraction; it is a quesciples, of all our political experience, is tion of vitality. Uniform regulation of involved in it. In this all too indis- the economic conditions of a vast territinctly marked field of right choice our tory and a various people like the United statesmanship shall achieve new triumphs States would be mischievous, if not impossible. The statesmanship which really The old theory of the sovereignty of the attempts it is premature and unwise. States, which used so to engage our Undoubtedly the recent economic developpassions, has lost its vitality. The war ment of the country, particularly the debetween the States established at least velopment of the last two decades, has this principle, that the federal govern- obliterated many boundaries, made many ment is, through its courts, the final judge interests national and common which unof its own powers. Since that stern til our own day were separate and disarbitrament it would be idle, in any prac- tinct; but the lines of these great changes tical argument, to ask by what law of we have not yet clearly traced or studiabstract principle the federal government ously enough considered. To distinguish is bound and restrained. Its power is "to them and provide for them is the task regulate commerce between the States," which is to test the statesmanship of our and the attempts now made during every generation; and it is already plain that, session of Congress to carry the implica- great as they are, these new combinations tions of that power beyond the utmost of interest have not yet gone so far as boundaries of reasonable and honest in- to make the States mere units of local ference show that the only limits likely government. Not our legal conscience to be observed by politicians are those set merely, but our practical interests as by the good sense and conservative temper well, call upon us to discriminate and be careful, with the care of men who The proposed federal legislation with handle the vital stuff of a great constitu-

The United States are not a single. to regulate commerce between the States homogeneous community. In spite of a can be stretched to include the regulation certain superficial sameness which seems of labor in mills and factories, it can be to impart to Americans a common type made to embrace every particular of the and point of view, they still contain comindustrial organization and action of the munities at almost every stage of develop-The only limitation Congress ment, illustrating in their social and ecowould observe, should the Supreme Court nomic structure almost every modern vaassent to such obviously absurd extrava-riety of interest and prejudice, following gances of interpretation, would be the occupations of every kind, in climates of limitations of opinion and of circum- every sort that the temperate zone affords. This variety of fact and condition, It is important, therefore, to look at these substantial economic and social conthe facts and to understand the real chartrasts, do not in all cases follow State acter of the political and economic ma- lines. They are often contrasts between terials of our own day with a clear and region and region rather than between statesmanlike vision, as the makers of the State and State. But they are none the

less real and are in many instances per- remained. We have been familiar from manent and ineradicable.

of the government, that they might with- ing them. cut material inconvenience have been wealths.

more striking than the differences which as that which is maintained upon the

the first with groups of States united in From the first the United States have interest and character; we have been fabeen socially and economically divided miliar from the first also with groups of into regions rather than into States. The States contrasted by obvious differences New England States have always been in of occupation and of development. These most respects of a piece; the Southern differences are almost as marked now as States had always more interests in com- they ever were, and the vital growth of mon than points of contrast; and the the nation depends upon our recognizing Middle States were so similarly com- and providing for them. It will be checked pounded, even in the day of the erection and permanently embarrassed by ignor-

We are too apt to think that our treated as a single economic and political American political system is distinguished unit. These first members of the Union by its central structure, by its President did, indeed, have an intense historical and Congress and courts, which the Conindividuality which made them easily dis-stitution of the Union set up. As a mattinguishable and rendered it impossible, ter of fact, it is distinguished by its local had any one dreamed of it, to treat them structure, by the extreme vitality of its as anything but what they were, actual parts. It would be an impossibility with-communities, quick with a character and out its division of powers. From the purpose of their own. Throughout the first it has been a nation in the making. earlier process of our national expansion It has come to maturity by the stimula-States formed themselves, for the most tion of no central force or guidance, but part, upon geographical lines marked out by the abounding self-helping, self-sufficing by nature, within the limiting flood of energy of its parts, which severally great rivers or the lifted masses of great brought themselves into existence and mountain-chains; with here and there a added themselves to the Union, pleasing parallel of latitude for frontier, but gen- first of all themselves in the framing of erally within plots of natural limit where their laws and constitutions, not asking those who had set up homes felt some leave to exist, but existing first and asking natural and obvious tie of political union leave afterwards, self-originated, self-condraw them together. In later years, when stituted, self-confident, self-sustaining, States were to be created upon the great veritable communities, demanding only plains which stretched their fertile recognition. Communities develop, not by breadths upon the broad mid-surfaces external, but by internal forces. Else they of the continent, the lines chosen for do not live at all. Our commonwealths boundaries were those which had been run have not come into existence by invitaby the theodolite of the public surveyor, tion, like plants in a tended garden; they and States began to be disposed upon the have sprung up of themselves, irrepresmap like squares upon a great chess-board, sible, a sturdy, spontaneous product of where the human pieces of the future the nature of men nurtured in a free air.

game of politics might come to be moved It is this spontaneity and variety, this very much at will, and no distinct eco- independent and irrepressible life of its nomic though many social varieties were communities, that has given our system to be noted among neighbor common- its extraordinary elasticity, which has preserved it from the paralysis which has But while division by survey instead sooner or later fallen upon every people of by life and historical circumstance no who have looked to their central governdoubt created some artificial political di- ment to patronize and nurture them. It visions with regard to which the old the- is this, also, which has made our poories of separate political sovereignty litical system so admirable an instruseemed inapplicable enough, the contrasts mentality of vital constitutional underbetween region and region were in no way standings. Throughout these lectures I affected, resemblances were rendered no have described constitutional government

localization and specialization of consti- distinct, restricted, definite. tutional understandings; and this elastic We are not concerned in our present adaptation of constitutional processes to discussion with its powers as representathe various and changing conditions of a tive of the people in regulating the new country and a vast area has been the foreign affairs of the country. The disreal cause of our political success.

subtle rights and obligations which lie merce between the States. held to be of exactly the opposite kind. regulate commerce. It is that the States of course possess It seemed a power susceptible of very instrument only for particular purposes.

the States, but acts directly upon indi- subject to its domestic regulation from

basis of an intimate understanding be-viduals, as directly as the governmentstween those who conduct government of the States themselves. It does not and those who obey it. Nowhere has it stand at a distance and look on-to be been possible to maintain such under-ready for an occasional interference—but standings more intimately or with a is the immediate and familiar instrument nicer adjustment to every variety of cir- of the people in everything that it undercumstance than in the United States, takes, as if there were no States. The The distribution of the chief powers of States do not stand between it and the government among the States is the people. But the field of its action is

cussion of the relation of the States to The division of powers between the the federal government does not touch States and the federal government effected that field. About it there has never been by our federal Constitution was the nor-doubt or debate. Neither is the power of mal and natural division for this pur- the federal government to tax, or to regupose. Under it the States possess all the late the military establishments of the ordinary legal choices that shape a country any longer in dispute, even people's life. Theirs is the whole of the though the federal government use its ordinary field of law: the regulation of power to tax to accomplish many an indomestic relations and of the relations direct object of economic stimulation or between employer and employe, the de- control which touches the independent intermination of property rights and of the dustrial choices of the States very nearly. validity and enforcement of contracts, The one source from which all debatable the definition of crimes and their punish- federal powers of domestic regulation ments, the definition of the many and now spring is the power to regulate com-

outside the fields of property and con- The chief object of the Union and of tract, the establishment of the laws of the revision of the Articles of Confederaincorporation and of the rules governing tion was undoubtedly commercial regulathe conduct of every kind of business, tion. It was not political but economic The presumption insisted upon by the warfare between the States which threat-Courts in every argument with regard to ened the existence of the new Union and the federal government is that it has no made every prospect of national growth power not explicitly granted it by the and independence doubtful—the warfare federal Constitution or reasonably to be of selfish commercial regulation. It was inferred as the natural or necessary ac- intended, accordingly, that the chief, one companiment of the powers there conveyed might almost say the only, domestic to it; but the presumption with regard to power of Congress in respect of the daily the powers of the States they have always life of the people should be the power to

every power that government has ever simple definition at the first. Only in anywhere exercised, except only those our own day of extraordinary variation powers which their own constitutions or from the older and simpler types of inthe Constitution of the United States ex- dustry has it assumed aspects both new plicitly or by plain inference withhold, and without limit of variety. It is now They are the ordinary governments of the no longer possible to frame any simple or country; the federal government is its comprehensive definition of "commerce." Above all is it difficult to distinguish the Congress is, indeed, the immediate gov- "commerce" which is confined within ernment of the people. It does not govern the boundaries of a single State and

that which passes from State to State into every matter of economic effort.

analysis which makes it a constant mat- possession by any such hasty processes as ter of debate what the powers of Con-those into which such a temper of mere gress are, is the growing dissatisfaction impatience seems likely to hurry us. with the part the States are playing in The remedy for ill-considered legislathe economic life of the day. They either tion by the States, the remedy alike for let the pressing problems of the time neglect and mistake on their part, lies, alone and attempt no regulation at all, not outside the States, but within them. however loudly opinion and circumstance The mistakes which they themselves corserve commerce in many States find it penetrate very deep and abide with them in all their variety threatens the country other States or regions of the country was as serious as that which made the Phila- have been saved its wholesome variety. interest the whole country and in which dom upon them. no State or region can wisely stand apart to serve any particular interest of its comes to the surface, and that explains own constitutes the greatest political not a little of our present dissatisfaction danger of our day. It is more apt and with State legislation upon matters of powerful than any other cause to bring vital national importance. Their failure upon us radical and changes. It confuses our thinking upon that there is something radically wrong essential matters and makes us hasty re- with the structure and operation of their formers out of mere impatience. We are governments—that they have ceased to be in danger of acting before we clearly sensitive and efficient instruments for the know what we want or comprehend the creation and realization of opinion-the consequences of what we do-in danger real function of constitutional governof altering the character of the govern- ments. ment in order to escape a temporary inconvenience.

We are an industrial people. The deand lies within the jurisdiction of Con- velopment of the resources of the coungress. The actual interchange of goods, try, the command of the markets of the which, strictly speaking, is commerce, world, is for the time being more imporwithin the narrow and specific meaning tant in our eyes than any political theory of the term, is now so married to their or lawyer's discrimination of functions. production under our great modern in- We are intensely "practical," moreover, dustrial combinations, organization, and and insist that every obstacle, whether of community of interest have so obscured law or fact, be swept out of the way. It the differences between the several parts is not the right temper for constitutional of business which once it was easy to dis-criminate, that the power to regulate com-pose may give us a government such as merce subtly extends its borders every year we never should have chosen had we made into new fields of enterprise and pries the choice more thoughtfully and deliber ately. We cannot afford to belie our repu-Added to this doubt and difficulty of tation for political sagacity and self-

itself may call for it, or they try every rect will sink deeper into the conscioushalf-considered remedy, embark upon a ness of their people than the mistakes thousand experiments, and bring utter which Congress may rush in to correct for confusion upon the industry of the counthem, thrusting upon them what they have try by contradicting and offsetting each not learned to desire. They will either other's measures. No two States act themselves learn their mistakes by such Manufactures and carriers who intimate and domestic processes as will impossible to obey the laws of all, and in convincing force, or else they will prove the enforcement of the laws of the States that what might have been a mistake for with a new war of conflicting regulations no mistake for them; and the country will delphia convention of 1787 necessary and In no case will their failure to correct gave us a new federal Constitution. This their own measures prove that the fedconflict of laws in matters which vitally eral government might have forced wis-

There is, however, something else that ill-considered to correct their own processes may prove

> It is better to learn the true political lesson than merely to improve business.

There is something involved which is grow, that opinion such as government of self-government to which it was sup- than forced agreement. posed that our principles and our exhitherto chosen to act for them.

understand the real processes of political which to obtain a real choice in affairs. life to know that a growing country must Members of Congress are themselves

deeper than the mere question of the discan be based upon develops by experience, tribution of legislative powers within our not by authority, that a region forced is federal system. We have come to the a region dissatisfied, and that spontaneous test of the intimate and detailed processes is better, more genuine, more permanent

The truth is that our State governments perience had committed us. There are many of them no longer truly repremany evidences that we are losing con- sentative governments. We are not, in fidence in our State legislatures, and yet fact, dissatisfied with local representative it is evident that it is through them assemblies and the government which they that we attempt all the more intimate impose; we are dissatisfied, rather, with measures of self-government. To lose regulations imposed by commissions and faith in them is to lose faith in our very assemblies which are no longer representasystem of government, and that is a very tive. It is a large subject, of many deserious matter. It is this loss of con-batable parts, and I can only touch upon sidence in our local legislatures that has it here, but the fact is that we have imled our people to give so much heed to posed an impossible task upon our voters, the radical suggestions of change made by and that because it is impossible they do those who advocate the use of the initia- not perform it. It is impossible for the tive and the referendum in our processes voters of any busy community actually to of legislation, the virtual abandonment of pick out or in any real sense choose the the representative principle, and the at- very large number of persons we call upon tempt to put into the hands of the voters them under our present State constituthemselves the power to initiate and tions to elect. They have neither the time negative laws-in order to enable them to nor the quick and easy means of codo for themselves what they have not operation which would enable them to been able to get satisfactorily done make up the long lists of candidates for through the representatives they have offices, local and national, upon which they are expected to act. They must of neces-Such doubts and such consequent pro- sity leave the selection to a few persons posals of reform should make us look who, from one motive or another, volundeeper into this question than we have teer to make a business of it. These are hitherto looked. It may turn out, upon the political bosses and managers whom examination, that what we are really dis- the people obey and affect to despise. It satisfied with is not the present distribu- is unjust to despise them. Under a systion of powers between the State and tem of innumerable nominations they are federal authorities, but the character of indispensable. A system of so-called popuour State governments. If they were lar elections like ours could not be operreally governments by the people we ated successfuly without them. But it is should not be dissatisfied with them. We true that by their constant and professionare impatient of State legislatures be- al attention to the business of nomination cause they seem to us less representative a real popular choice of candidates is of the thoughtful opinion of the country done away with entirely, and that our than Congress is. We know that our State officers and legislators are in effect legislatures do not think alike, but we appointed, not elected. The question at are not sure that our people do not think an election is only which set of appointees alike. If there is a real variety of opinion shall be put into office, those appointed among our people in the several regions by the managers and bosses of this party of the country, we would be poor lovers or of that. It is this, whether our people of democratic self-government were we to are distinctly conscious of it or not, which wish to see those differences overridden by has so seriously impaired their confidence the majorities of a central legislature. It in the State legislatures and which has is to be hoped that we still sufficiently made them look about for new means by

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disciplined, and act under a very strict one. party responsibility in which the personal bers of State legislatures are.

any other that the balance of powers be- exigencies and the new aspects of life itits newspapers.

ernment. It cannot be too often repeated in common. that it has been the privilege of separate development secured to the several regions tutional adaptation depends first of all

voted for on the lists which the local not the privilege of separate development managers prepare, are themselves ap- only, but also that other more fundamenpointed to their candidacy as the candi- tal privilege that lies back of it, the prividates for local functions are, but, because lege of independent local opinion and inthey are relatively few in number and dividual conviction, which has given their office national, attention is more or speed, facility, vigor, and certainty to the less concentrated upon them. There is a processes of our economic and political more general interest in their selection growth. To buy temporary ease and con-by which party managers are sure to be venience for the performance of a few somewhat checked and guided. After great tasks of the hour at the expense of their election, moreover, they become mem-that would be to pay too great a price and bers of an assembly highly organized and to cheat all generations for the sake of

Undoubtedly the powers of the federal force and character of the Speaker of the government have grown enormously since House plays a greater part than their the creation of the government; and they own. The man by whom they are led is have grown for the most part without scarcely less conspicuous as a national amendment of the Constitution. But they figure than the President himself, and have grown in almost every instance by a they are but wheels in a great piece of process which must be regarded as permachinery which is more sensitive to feetly normal and legitimate. The Conopinion in ways which local managers in stitution cannot be regarded as a mere no sort control. The opinion of the whole legal document, to be read as a will or a country beats upon them. The country contract would be. It must of the nefeels, therefore, that, however selected, cessity of the case be a vehicle of life. As they are in some sense more representa- the life of the nation changes, so must tive, more to be depended on to register the interpretation of the document which its thoughtful judgments, than the mem- contains it change, by a nice adjustment determined, not by the original intention It is for this reason as much as for of those who drew the paper, but by the tween the States and the federal govern- self. Changes of fact and alterations of ment now trembles at an unstable equilib-opinion bring in their train actual exten-rium and we hesitate into which scale to sions of community of interest, actual adthrow the weight of our purpose and pref- ditions to the catalogue of things which erence with regard to the legislation by must be included under the general terms which we shall attempt to thread the maze of the law. The commerce of great sysof our present economic needs and perplextems of railway is of course not the comities. It may turn out that what our merce of wagon roads, the only land com-State governments need is not to be sapped merce known in the days when the Constiof their powers and subordinated to Con-tution was drafted. The common intergress, but to be reorganized along simpler ests of a nation bound together in thought lines which will make them real organs and interest and action by the telegraph of popular opinion. A government must and the telephone, as well as by the rushhave organs; it cannot act inorganically, ing mails which every express train by masses. It must have a lawmaking carries, have a scope and variety, an body; it can no more make laws through infinite multiplication and intricate interits voters than it can make them through lacing of which a simpler day can have had no conception. Every general term It would be fatal to our political vital- of the Constitution has come to have a ity really to strip the States of their pow-meaning as varied as the actual variety ers and transfer them to the federal gov- of the things which the country now shares

The character of the process of constiof the country by the Constitution, and upon the wise or unwise choice of states-

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opinion and purpose of the courts. The dies for existing evils. chief instrumentality by which the law No doubt courts must "make" laws for Constitution itself that it has seldom been for strong and fearless opinions. power.

revolution, but of modification. In our ment was never intended to deal with.

men, but ultimately and chiefly upon the nor by way of desperate search for reme-

of the Constitution has been extended to their own day, must have the insight cover the facts of national development which adapts law to its uses rather than has been judicial interpretation, the de- its uses to it, must sometimes venture cisions of the courts. The process of for- upon decisions which have a certain touch mal amendment of the Constitution was of statesmanlike initiative in them. We made so difficult by the provisions of the shall often find ourselves looking to them feasible to use it; and the difficulty of for- there are two kinds of "strong" opinions, mal amendment has undoubtedly made the as a distinguished English jurist long ago courts more liberal, not to say more lax, pointed out. There are those which are in their interpretation than they would strong with the strength of insight and otherwise have been. The whole business intelligence and those which are strong of adaptation was theirs, and they have with the mere strength of will. The latundertaken it with open minds, sometimes ter sort all judges who act with coneven with boldness and a touch of au- science, mindful of their oaths of office, dacity. But, though they have sometimes should eschew as they would eschew the been lax, though they have sometimes actual breaking of law. That the federal yielded, it may be, to the pressure of pop- courts should have such a conscience is ular agitation and of party interest, they essential to the integrity of our whole have not often overstepped the bounds of national action. Actual alterations of legitimate extension. By legitimate ex- interest in the make-up of our national tension I mean extension which does not life, actual, unmistakable changes in change the character of the federal power, our national consciousness, actual modibut only its items-which does not make fications in our national activities such new kinds, but only new particulars of as give a new aspect and significance to the well-known purposes of our funda-The members of courts are necessarily mental law, should of course be taken up men of their own generation: we would into decisions which add to the number of not wish to have them men of another, things of which the national government Constitutional law, as well as statesman- must take cognizance and regulative conship, must look forward, not backward; trol. That is a function of insight and and, while we should wish the courts to intelligence. The courage it calls for on be conservative, we should certainly be the part of the courts is the courage of deeply uneasy were they to hold affairs conviction. But they are, on the other back from their natural alteration, hand, called on to display the more noble Change as well as stability may be con- courage which defends ancient conviction servative. Conservative change is con- and established principle against the servative, not of prejudices, but of prin- clamor, the class interests, and the changeciples, of established purposes and concep- ful moods of parties. They should never tions, the only things which in government permit themselves wilfully to seek to find or in any other field of action can abide, in the phrases of the Constitution rem-Conservative progress is a process, not of edies for evils which the federal govern-

own case and in the matter now under 'Moral and social questions originally discussion it consists in a slowly progres- left to the several States for settlement sive modification and transfer of func- can be drawn into the field of federal tions as between the States and the fed- authority only at the expense of the selferal government along the lines of actual dependence and efficiency of the several development, along the lines of actual and communities of which our complex body substantial alterations of interest and of politic is made up. Paternal morals, that national consciousness which is the morals enforced by the judgment and breath of all true amendment—and not choices of the central authority at Washalong lines of party or individual purpose, ington, do not and cannot create vital

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by local opinion and purpose, local preju-dice and convenience—unless supported by franchises back into the hands of the cen-local convenience and interest; and only tral legislature of the State, in the hope, trol. You cannot atrophy the parts with- control by city politicians. But it did ment by sheer judicial authority, because We have now turned to the better way of the Supreme Court can no longer be with-reconsidering the whole question of the It is the alchemy of decay.

utterly lost confidence in what we set out because they cannot escape. to do, were we now to substitute abolition of youth and virility. We have long been an age of cities, and if we cannot govern our cities we cannot govern at all. For a little while we acted as if in despair. We began to strip our city governments of their powers and to transfer them to State commissions or back to the legislatures of the States, very much as we are now put the police departments of some of our as constitutional statesmen.

habits or methods of life unless sustained cities, for example, in the hands of State communities capable of taking care of apparently, that a uniform regulation of themselves will, taken together, constitute such things by the opinion of the whole a nation capable of vital action and con-State might take the place of corrupt out atrophying the whole. Deliberate add- not take us long, fortunately, to see that ing to the powers of the federal govern- we were moving in the wrong direction. stood or contradicted in the States, both organization of city governments, and are saps the legal morality upon which a likely within a generation to purify them sound constitutional system must rest and by simplifying them, to moralize them by deprives the federal structure as a whole placing their government in the hands of of the vitality which has given the Su- a few persons who can really be selected preme Court itself its increase of power. by popular preference instead of by the private processes of nomination by party It would certainly mean that we had managers, and who, because few and conacquired a new political temper, never spicuous, can really be watched and held hitherto characteristic of us, that we had to a responsibility which they will honor

It is to be hoped that we shall presently for reform—were we by degrees to do have the same light dawn upon us with away with our boasted system of self-regard to our State governments, and, government out of mere impatience and instead of upsetting an ancient system, disgust, like those who got rid of an hallowed by long use and deep devotion, instrument they no longer knew how to revitalize it by reorganization. And that, use. There are some hopeful signs that not only because it is an old system long we may be about to return to the better beloved, but also because we are certified way of a time when we knew how to re- by all political history of the fact that strict government and adapt it to our centralization is not vitalization. Moraluses in accordance with principles we ization is by life, not by statute, by the did not doubt, but adhered to with an interior impulse and experience of comardent fervor which was the best evidence munities, not by fostering legislation which is merely the abstraction of an painfully conscious that we have failed experience which may belong to a nation in the matter of city government. It is as a whole or to many parts of it without having yet touched the thought of the rest anywhere to the quick. The object of our federal system is to bring the understandings of constitutional government home to the people of every part of the nation, to make them part of their consciousness as they go about their daily stripping the States of their powers and tasks. If we cannot successfully effect putting them in the hands of federal its adjustments by the nice local adaptacommissions. The attempt was made to tions of our older practice, we have failed

#### UNITED STATES TERRITORIAL EXPANSION

The Territorial Expansion of the United given. The first, by John Bassett Moore, States .- Under this title two articles are LL.D., Professor of Diplomacy and Inter-

national Law, Columbia University, is on they consented the colony, if seized, was cerning Territorial Problems.

ties, it has fallen to their lot, since they giant. forcibly achieved their independence, to In reality, to the founders of the Ameri- formed into one stream.

The Territorial Expansion of the United to remain in a "dependent" position. States; and the second, by Professor Al- With the independence of the United bert Bushnell Hart, Ph.D., Professor of States a new force entered into the terri-History, Harvard University, is on What torial contests in America, but it did the Founders of the Union Thought Con- not stay their course. On the north of the new republic lay the possessions of Great Britain; on the west, the pos-As conventionalized in the annual mes- sessions of France; on the south, the sages of Presidents to Congress, the possessions of Spain. With all these American people are distinguished chiefly powers there were questions of boundary, by their peaceful disposition and their while the colonial restrictions in comfreedom from territorial ambitions. Never- merce and in navigation were as so many theless, in spite of these quiet propensi- withes fettering the limbs of the young

It was in order to obtain relief from have had four foreign wars, three gensuch conditions that the United States eral and one limited, and the greatest acquired Louisiana. To the inhabitants civil war in history, and to have acquired of the West the Mississippi River was, a territorial domain almost five times as as Madison once declared, the Hudson, great as the respectable endowment with the Delaware, the Potomac, and all the which they began their national career. navigable rivers of the Atlantic States During the can republic the question of territorial dark hours of the American Revolution expansion did not present itself as a the Continental Congress seemed to be matter of speculation, or even of choice. ready to yield to Spain, in return for There was not a single European power her alliance, the exclusive right to navihaving possessions in America that did gate the Mississippi; but fortunately this not lay claim to more territory than it was not done. After the re-establishment had effectively occupied, nor was there of peace Spain continued to maintain a single one whose claims were not con- her exclusive claims. But the opposition tested by some other power; and these to them in the United States steadily contests were interwoven with the mo- grew stronger and louder; and at length, nopolistic struggle then in progress for on October 27, 1795, encompassed by colonial commerce and navigation. The many, perils in her foreign relations, Spaniards and the Portuguese, the Eng- Spain conceded to the United States the lish and the French, the Swedes and the free navigation of the Mississippi, to-Dutch, contended with one another in gether with the privilege of depositing Europe as well as in America for empire merchandise at New Orleans and thence on the American continents. Their col- exporting it without payment of duty. onists knew no rule of life but that of The incalculable advantage of this arconflict; and they regarded the extension rangement was daily growing more maniof their boundaries as a measure of self- fest, when, early in 1801, rumors began defence rather than of aggression. We to prevail that Spain had ceded both have seen that, by the treaty of alliance Louisiana and the Floridas to France. with France of 1778, the remaining Brit- As a neighbor Spain, because of the ish possessions in North America, if they internal weakness of her government and should be wrested from the mother coun- the consequent unaggressiveness of her try, were to be "confederated with or foreign policy, was not feared; but an dependent upon" the United States; and apprehension had from the first been exin harmony with this stipulation, pro- hibited by the United States as to the vision was made in the Articles of Con- possibility of being hemmed in by colonies federation (Art. XI.) for the full ad- of England and of France. If the rumored mission of Canada into the Union. No cession should prove to be true, the arother colony was to be so admitted with- rangement with Spain with regard to the out the consent of nine States; and unless Mississippi was threatened with extinc-

accomplished, to obtain from France the Monroe was joined with Livingston in cession, or at least West Florida, so as with France, and with Charles Pinckney of the Mississippi. With these objects of the mission, as defined in the instrucin view, Jefferson appointed Robert R. tions given by Madison, as Secretary of Livingston as minister to France. Liv- State, on March 2, 1803, were the cession October, 1801. On his arrival in Paris New Orleans and the Floridas. he soon became convinced that the ces- Meanwhile Livingston had, if possible, sion of Louisiana, if not of the Floridas, redoubled his exertions. His favorite had been concluded; and he hinted to plan was to obtain from France the ces-Talleyrand, who was then Minister of sion of the island of New Orleans and Foreign Affairs, that Louisiana might be all that part of Louisiana lying northtransferred to the United States in pay- ward of the Arkansas River; and he also ment of debts due by France to American urged the cession of West Florida if citizens. Tallevrand replied, "None but France had obtained it from Spain. On spendthrifts satisfy their debts by selling Monday, April 11, he held with Talleytheir lands," and then, after a pause, rand a memorable and startling inter-blandly added, "But it is not ours to view. Livingston was expatiating upon deavored to obtain, by appeal to the First States desired "the whole of Louisiana." Consul himself, Napoleon, the cession, not Livingston answered that their wishes France would not be permitted to dis- above the river Arkansas; but Talley-turb the arrangement as to the use of rand observed that if they gave New Talleyrand informed Livingston that he and asked what the United States would had been instructed by the First Consul "give for the whole," Livingston sugwhen a report reached Washington that were paid. Talleyrand declared the offer

tion. Jefferson was therefore hardly ex- the Spanish intendant at New Orleans travagant when he declared that the had suspended the right of deposit. It cession of Louisiana and the Floridas by was soon learned that the suspension Spain to France would completely re- was not authorized by the Spanish govverse all the political relations of the ernment, but the act of the intendant United States, and would render France, gave rise to energetic discussion in Conas the possessor of New Orleans, "our gress. A resolution was adopted by the natural and habitual enemy." House declaring that the stipulated The treaty of cession was, in fact, rights of the United States in the Missigned at San Ildefonso on October 1, sissippi would be inviolably maintained, 1800; but it was not published, and even while a resolution was offered in the its existence was officially denied. It Senate to authorize the President to take did not embrace the Floridas, but in- forcible possession of such places as cluded the whole of the vast domain might be necessary to secure their full then known as Louisiana. The adminis- enjoyment. The state of public feeling tration at Washington, though in the was such that every branch of the govdark as to what had actually been done, ernment felt obliged to take measures felt the necessity of action. It desired, not only to preserve existing rights, but if possible, to prevent the transfer of also, if possible, to enlarge and safeguard the territory; or, if this could not be them. With this end in view, James Floridas, if they were included in the an extraordinary commission to treat to give the United States a continuous in a like commission to treat, if necesstretch of territory on the eastern bank sary, with Spain. The specific objects ingston set out on his mission early in to the United States of the island of

give." Livingston was not deceived by the subject of New Orleans when Talleythis evasion. On the contrary, he en- rand quietly inquired whether the United of the whole, but of a part of Louisiana, extended only to New Orleans and the or at any rate an assurance that the Floridas, though policy dictated that transfer of the territory by Spain to France should also cede the country the Mississippi. On February 11, 1802, Orleans, the rest would be of little value, to give the most positive assurance on gested the sum of 20,000,000 francs, this subject; but it had barely been given provided the claims of American citizens

of the matter by authority. In reality States what it is to-day. Napoleon had, on the preceding day, an- Though the whole of Louisiana was Finance, to negotiate the sale.

give 100,000,000 francs and pay their own at the price, Marbois eventually suggested France the sum of 60,000,000 francs and ston declared that it was in vain to ask instructions did not authorize them to remain in the possession of Spain. treat; but properly interpreting the pur-

too low, but disclaimed having spoken territorial acquisition to make the United

nounced to two of his ministers his final ceded, its limits were undefined. The resolution. The expedition to Santo Do- province was retroceded by Spain to mingo had miserably failed; colonial en- France in 1800 "with the same extent terprises appeared to be no longer prac- that it now has in the hands of Spain, ticable; war with England was at hand; and that it had when France possessed and it seemed wiser to sell colonies than it"; and by the treaty of April 30, 1803, go down with them in disaster. In this the territory was ceded to the United predicament Napoleon decided to sell to States "in the same manner," but the the United States not only New Orleans, boundaries had never been precisely debut the whole of Louisiana, to prevent termined. Talleyrand declared that the their capture by England, and only a most eastern boundary was the river few hours before the interview between Iberville, while Livingston and Monroe Talleyrand and Livingston was held had assured their government that the cesinstructed Barbé-Marbois, his Minister of sion extended to the river Perdido, and therefore embraced a large part of Monroe arrived in Paris on April West Florida. Acting upon this as-12. On the next day Marbois informed surance, Congress authorized the Presi-Livingston that Napoleon had authorized dent in his discretion to erect "the him to say that if the Americans would bay and river Mobile" and the adjacent territory into a customs disclaims they might "take the whole trict; but Spain strongly protested, and country." Noting Livingston's surprise the execution of the measure was held in suspense. In the summer of 1810, that the United States should pay to however, a revolution took place in West Florida. Baton Rouge was seized; the assume the claims of its own citizens to independence of the province was dethe amount of 20,000,000 more. Living- clared; and an application was made for its admission into the Union. The Presia thing so greatly beyond their means, dent repulsed this application, but ocbut promised to consult with Monroe, cupied the territory, as far as the river The American plenipotentiaries were thus Pearl, as part of the Louisiana Purchase. confronted with a momentous question, The country lying between that stream concerning which in its full extent their and the Perdido was permitted still to

On January 3, 1811, President Madiposes of their government and the spirit son, incited by the political situation in of their countrymen, they promptly and America as well as in Europe, sent to boldly assumed the responsibility. They Congress a secret message, in which he accepted Marbois's terms, excessive as recommended that the executive be authey at first seemed, and took the whole thorized to take temporary possession of province. Speaking in a prophetic strain, any part of the Floridas, in certain con-Livingston, when he had affixed his name tingencies. As to West Florida, Conto the treaty of cession, exclaimed: "We gress had already clothed the executive have lived long, but this is the noblest with extensive powers; but as East Florwork of our lives. . . . To-day the United ida unquestionably still belonged to Spain. States take their place among the powers Congress authorized the President to ocof the first rank. . . . The instrument cupy all or any part of the country, we have signed will cause no tears to either under arrangements with the local flow. It will prepare centuries of hap- authorities or in case a foreign governpiness for innumerable generations of the ment should attempt to seize it. Under human race." Time has verified Living- this act, East Florida was taken possesston's prevision. The purchase of Louisi- sion of all the way from Fernandina to ana has contributed more than any other St. Augustine; but the manner in which

it was done was disapproved by the gov- dent Van Buren repelled an overture not only the Floridas, but also all the Six months after the annexation of leges.

adjacent territory as a resort for Ameri- This title had barely been assured

ernment at Washington, and in May, for annexation. The independence of 1813, the country was finally evacuated Texas was, however, acknowledged not by the American forces. During the only by the United States, but also by war of 1812 West Florida was the scene France and Great Britain; and treaties of hostilities between the British and were made with Texas by all those powers. the American forces, and in 1817 and On April 12, 1844, a treaty of annexa-1818 it was the theatre of the famous tion was concluded at Washington. This Seminole War. Meanwhile the govern-treaty having failed in the Senate, Conment of the United States was en- gress, by a joint resolution approved deavoring to obtain from Spain the March 1, 1845, took action looking to the entire relinquishment of her provinces. admission of Texas into the Union as a The negotiations, which were conducted State. The terms offered in the resoluon the part of the United States by John tion were accepted by Texas, and by a Quincy Adams, were brought to a close joint resolution of Congress approved Deby the treaty of February 22, 1819, by cember 29, 1845, the admission was for-which Spain ceded to the United States mally accomplished.

Spanish titles north of the forty-second Texas the long dispute as to the Oregon paralled of north latitude from the source territory was brought to a close. This of the Arkansas River to the Pacific territory was bounded, according to the Ocean. In return, the United States claim of the United States, by the forty-agreed to pay the claims of its citizens second parallel of north latitude on the against Spain to an amount not exceed- south, by the line of 54° 40' on the north, ing \$5,000,000, and to indemnify the Span- and by the Rocky or Stony Mountains on ish inhabitants of the Floridas for in- the east. It embraced, roughly speaking, juries suffered at the hands of American an area of 600,000 square miles. The forces, besides granting to Spanish com- claim of the United States was founded merce in the ceded territories, for the upon the discovery by Captain Robert term of twelve years, exceptional privi- Gray, of the American ship Columbia, in 1792, of the River of the West, which While the United States retained, un- he named from his ship the Columbia der the treaty of 1819, all the territory River; the exploration of the main branch to the eastward that it claimed as part of that river by Lewis and Clarke; the of Louisiana, it relinquished by the same establishment of the fur-trading settletreaty its claim to the imperial domain ment of Astoria by John Jacob Astor in called Texas, a province long in dispute 1811, and its restoration to the United between France and Spain, and after States under the Treaty of Ghent; and 1803 between Spain and the United finally the acquisition in 1819 of all the States. Only a brief time, however, territorial rights of Spain on the Pacific elapsed when efforts began to be made above 42° of north latitude. By the to recover Texas, either in whole or in Democratic national platform of 1844 the part. Two such attempts were made title of the United States to the whole during the Presidency of John Quincy of Oregon was declared to be "clear and Adams, in 1825 and 1827. The effort unquestionable." This declaration was was renewed by President Jackson in popularly interpreted to mean "fifty-1829 and again in 1833. In August, four-forty or fight"; but on June 15, 1835, the American minister in Mexico 1846, under the shadow of the Mexican was directed to persevere in the task, War, the dispute was terminated by a and also to offer half a million dollars nearly equal division of the territory along for the bay of San Francisco and certain the forty-ninth parallel of north latitude.

can vessels in the Pacific. On March 2, when, as the result of the war with Mex-1836, the people of Texas, through a con- ico, the United States, by the treaty vention of delegates, declared their in- signed on its behalf by Nicholas P. Trist, dependence. In the following year Presi- in defiance of instructions, at Guadalupe

American citizens against Mexico to an treaty of 1848 and ceded the Mesilla Valley.

treaty failed to receive the approval of opinion. the Senate, but the agitation for annexa-

Hidalgo, on February 2, 1848, came into were virtually placed under an American possession of California and New Mexico. protectorate. This treaty was renewed in In consideration of these cessions the 1887, the United States then acquiring United States paid to Mexico \$15,000,000 the right to establish a naval station in and assumed the payment of claims of the harbor of Pearl River. On February 14, 1893, a treaty of annexation was amount not exceeding \$3,250,000. The ac-signed at Washington, but on the change quisitions thus made were enlarged by of administration it was withdrawn from the convention of December 30, 1853, by the Senate. Another treaty of annexawhich Mexico, for the sum of \$10,000,000, tion, signed on June 16, 1897, was still released the United States from liability before the Senate when the joint resoluon account of certain stipulations of the tion was passed by which the acquisition was definitely accomplished.

The war with Spain opened a new vista. By the treaty signed at Washington on Even the remotest of the Spanish pos-March 30, 1867, the Emperor of Russia, sessions in the West Indies fell within in consideration of the sum of \$7,200,000, the conception of America, but the Spanish conveyed to the United States all his possessions in the Far East lay beyond "territory and dominion" in America, the accustomed range of American political Many strange conjectures have been made thought. For some weeks after the deas to the motives of this transaction. It struction of the Spanish fleet at Manila has been suggested that it was merely the views of the United States seemed a cover for the reimbursement to Russia scarcely to extend beyond the possible acof the expenses of her "friendly naval quisition of a naval station in the Philipdemonstration" during the American civil pines for strategic purposes. The desire war. This explanation may be placed in for a naval station, however, soon grew the category of the grotesque. Robert J. into the desire for an island—perhaps the Walker has been given as authority for the island of Luzon. When news came of the statement that the Emperor Nicholas was capture of Manila by the American forces, ready to give Alaska to the United States with some American casualties, the desire during the Crimean War if the United for the whole group received a marked States would, in spite of the treaty of impulse. In his instructions to the Ameri-1846, reassert its claim to the whole of can peace commissioners at Paris, Presi-Oregon. In reality the territory was of dent McKinley said that the United States comparatively small value to Russia, who would not be content with "less than" had for years leased an important part the island of Luzon. More than two of the coast to the Hudson's Bay Com- months elapsed before instructions were pany. In the hands of the United States given to take the whole group; and even its potential value was obviously greater. then, as the records show, the American The acquisition of the Hawaiian Is- commissioners were divided on the queslands, under the joint resolution of Con- tion. For my own part, I venture to exgress of July 7, 1898, marked the natural press the opinion that the problem was consummation of the special relations simplified by taking all the islands. that had long subsisted between the United Though the group is vast in extent, it States and that island group. As early as is physically continuous, and if a con-1853 the United States, while William L. siderable part of it had been retained by Marcy was Secretary of State, sought to Spain, the dangers attendant upon native annex the islands. A treaty of annexation revolt and discontent would have been inwas negotiated, but, as its form was un-calculably increased. The acquisition of acceptable to the United States, it was put Porto Rico and other Spanish islands in aside for a treaty of reciprocity. This the West Indies provoked no division of

There is no incident in the history of tion or reciprocity continued; and at the United States that better prepares us length, on January 30, 1875, a reciprocity to understand the acquisition of the treaty was concluded by which the islands Philippines than the course of the govern-

ment towards the Samoan Islands. As Tutuila and the adjacent islands, east carly as 1853, if not earlier, the United of longitude 171° west of Greenwich, States was represented at Apia by a com- passed under the jurisdiction of the mercial agent; but the islands and their United States, while Upolu and Savaii, affairs attracted little attention till 1872, and other islands west of that meridian, when the great chief of the bay of Pago were left to Germany. The significance Pago (pronounced Pango-Pango), in the of the Samoan incident lies, however, not island of Tutuila, desirous of obtaining in the mere division of territory, but in the protection of the United States, the disposition shown by the United granted to the government the exclusive States, long before the acquisition of the privilege of establishing a naval station Philippines, to have a voice in determinin that harbor. A special agent, named ing the fate of a remote island group in Steinberger, was then despatched to which American commercial interests were Samoa, and, after making a report, he so slight as to be scarcely appreciable. was sent back to convey to the chiefs a Besides the annexations already deletter from President Grant and some scribed, the United States has acquired presents. Subsequently he set up, on his or assumed jurisdiction over many islands own responsibility, a government in the in various parts of the world. In 1850 islands and administered it. But as ruler the cession was obtained from Great of Samoa he fell into difficulties, and, with Britain of Horseshoe Reef, in Lake Erie, the concurrence of the American consul, for the purposes of a lighthouse. In 1867 was deported on a British man-of-war. On Brooks or Midway Islands, lying 1100 January 16, 1878, a treaty between the miles west of Honolulu, were formally United States and Samoa was concluded occupied by the commander of the U.S.S. at Washington, by which the privileges *Lackawanna*. In like manner the atoll of the United States in the harbor of called Wake Island, lying in latitude 19° Pago-Pago were confirmed, and by which 17′ 50″ north and longitude 166° 31′ east, it was provided that, if differences shall was taken possession of in 1899 by the arise between the Samoan government and commander of the U.S.S. Bennington. any other government in amity with the But the greatest extension of jurisdiction United States, the latter will "employ its over detached islands or groups of islands good offices for the purpose of adjusting has taken place under the Guano Islands those differences upon a satisfactory and Act of August 18, 1856. By this act, solid foundation." It was under this where an American citizen discovers a clause that the conference, which was held deposit of guano on an island, rock, or in Washington in June and July, 1887, key not within the jurisdiction of any between Mr. Bayard, as Secretary of State, other government, and takes peaceable posand the British and German ministers, on session and gives a certain bond, the Presi-Samoan affairs, was brought about. The dent may, at his discretion, treat the conference failed to produce an agreement. territory as "appertaining to the United Germany intervened in the islands and States." Under this statute more than became involved in hostilities with a part eighty islands lying in various parts of of the natives. Steps were taken to pro- the Atlantic and the Pacific have been tect American interests, and the relations brought within American jurisdiction. between the United States and Germany had become decidedly strained, when, on Thought concerning Territorial Problems. the invitation of Prince Bismarck, the -"Is there anything whereof it may be sessions of the conference were resumed at said, See, this is new? It hath been al-Berlin. They resulted in the treaty of ready of old time, which was before us." June 14, 1889, by which the islands were So said the preacher; and his generalizaplaced under the joint protection and ad-tion is nowhere more distinctly exemplified ministration of the three powers. The than in the discussions of the last twelve cumbersome system of tripartite govern- months over the colonial policy of the ment thus established signally failed; and United States, in which both expansionat length, by a treaty between the three ists and anti-expansionists seem to look powers, concluded on December 2, 1899, upon our territorial problems as unex-

What the Founders of the Union

those thirty years the founders of the re- pay." public thought they had settled nearly all our present territorial problems: they commissioned and sent out by Virginia, decided upon the status of conquered ter- and not by the federal government, and rigines, the suppression of disorders in were thus annexed. But in the minds was based.

to distinguish four successive territorial ministered for the general good. episodes. The first was the conquest of years from 1800 to 1803.

Mississippi.

ampled. In the previous articles of this started, in December, 1681, "to go series an attempt has been made to show towards the Divine River, called by the how numerous have been the historical Indians Checagou." Here in 1778 George precedents for things that seem new in Rogers Clarke entered upon what was far our present foreign policy; and in the the most adventurous and daring camquestion of expansion it is possible to paign in the Revolution. With 200 men draw a close parallel from the earliest he plunged into a territory of 250,000 experience of the American republic. square miles, took the post of Kaskaskia, Whatever the merits of the present con- and in February, 1779, raised a force of troversy, the question whether it was the French residents, appeared before the fortiintention of the framers of our national fications of Vincennes, and when the Britgovernment to increase the territory of ish commander, Hamilton, attempted to the Union is one of fact; and the records make terms, firmly replied: "I am, sir, of that time seem clearly to show that well acquainted with your strength and in the first thirty years of the United force, and am able to take your fort; States of America—from 1775 to 1805— therefore I will give no other terms but the question of territorial extension was to submit yourself and garrison to my repeatedly presented to the people of the discretion and mercy." Surely the bold United States and three times led to an- American adventurer must have had in nexations; that we had territorial disputes mind the gallant corporal in the opera with all our next-door neighbors and made who bids off the castle at auction and, advances into unexplored and hitherto un- when asked how he expects to find the occupied country. Furthermore, within money, answers, "I will save it out of my

It is true that Clarke's expedition was ritory, the status of ceded territory, the that hence the Virginians claimed exrelations of the government to the abo- clusive title to the vast regions which newly occupied territory, the administra- of the people of other States the capture tion of distant colonies, and the constitu- was simply a part of the general military tional authority upon which the process operations of the Revolution, and they of colonization and of colonial government claimed with force, and finally with success, that Virginia must yield the terri-In this period of three decades it is easy tory to the general government, to be ad-

The hot discussions in and out of Conthe Northwest territory in 1778, and the gress on this subject, and the pamphlet consequent acknowledgment of the Mis-literature of the time, all show a concepsissippi as the western boundary by the tion of the ability of the Americans not treaties of 1782 and 1783; the second was only to take territory by the sword, but the discussion over territorial powers dur- to hold and govern it under a colonial ing the Confederation, and in the federal status. The easy capture of the Northand State conventions of 1787 and 1788; west simply shows the fluidity of the terthe third was the question of the naviga- ritorial conditions of that time. Ever tion of the Mississippi, from 1783 to 1785; since the first brush between England the fourth was the annexation of Louisi- and France, at Mount Desert in 1613, ana—a great drama played in the three there had been a succession of American wars of conquest. In the successive That our forefathers had some notions treaties during the eighteenth century of territorial conquest may be seen in the England gained from France one piece of important conquests made during the territory after another, till, in 1763, Revolutionary War in the region between France was totally excluded from the the Ohio River, the Great Lakes, and the continent. It is not strange that to the Thither La Salle's men Americans of that time transfer of ter-

fare, and colonization seemed a part of colony prior to the Revolution. the advance of civilization, though in The three arch-expansionists of that gion must bring upon the country.

people; they know not what it is. He tinent. don't like any Frenchman. The Marquis There were several tender spots in the for it was too extended, too vast a istence of powerful savage tribes. country.

ritory seemed a natural incident of war- under the jurisdiction of any English

1778 it was as clear as it is now that an- period - Franklin, Jay, and Adamsnexation meant a great change in the without much difficulty secured English balance of national forces and in the consent to making the Mississippi the future growth of the country. The West western boundary, as required by the inwas already looming up as a political struction of Congress of 1779; but Verpower, and there were not wanting sages gennes, the French Prime Minister, inwho shook their heads at the new and sisted that "the boundaries of the United terrible problems which that vigorous re- States south of the Ohio were confined to the mountains following that water-At the end of the Revolution the shed." Although in 1781 Congress had United States had a most excellent op- so far retracted as to instruct the envoys portunity to remain within the former "ultimately to govern themselves" by limits of the thirteen colonies, for in the the advice of the minister of France on peace negotiations of 1782 and 1783 it that subject, the three men fearlessly was the distinct purpose of France and and successfully broke their instructions, Spain, and at times of England, to make accepted the amity of England, and sethe water-shed of the Appalachian chain cured a clause in the treaty by which practically the western boundary. When the coveted boundary was obtained for John Adams joined the other negotiators the American people of that time and in Paris he quickly discerned the inten- their posterity. By this magnificent tion to limit the territories of the United piece of diplomacy the United States se-States, and he wrote: "Mr. Jay likes cured an unquestioned seat upon the Mis-Frenchmen as little as Mr. Lee and Mr. sissippi River, and thus prepared the way Izard did. He says they are not a moral for an ultimate extension across the con-

de Lafayette is clever, but he is a French- boundary-line, but the only one of immeman. Our allies don't play fair, he told diate importance came from the close me. They were endeavoring to deprive neighborhood of the Spanish in the narus of the fishery, the Western lands, and row strip along the Gulf known as West the navigation of the Mississippi. They Florida, and in the inability of the Amer-would even bargain with the English to icans to secure from the Spanish the right deprive us of them. They want to play to navigate the Mississippi to its mouth. the Western lands, the Mississippi, and But under the terms of the treaty, along the whole Gulf of Mexico into the hands the whole boundary-line from Lake Itasca of Spain." The British ambassadors at southward, and eastward to the Atlantic first also informed the American nego- Ocean, our only neighbor was weak and tiators that they did not approve giving failing Spain, and the only obstacle to the the Mississippi as a western boundary, occupation of the new empire was the ex-

Having thus inaugurated the policy of Three different areas, adjacent to the territorial expansion, our forefathers next original English colonies, were to be dis- set themselves to the great task of furposed of in the negotiations. First, some nishing a colonial government, and during of the Americans doubted whether "we the ten years from 1780 to 1790 this was could ever have a real peace, with Canada one of the chief concerns of Congress. or Nova Scotia in the hands of the Eng- For a time the little federal government lish." The second region was the North- found itself in a contest with several of west territory, in which the Americans the larger and more powerful States in had the right of occupation by conquest the Union; but by a diplomacy scarcely in a considerable part of the posts. The inferior to that of our envoys in Paris, third area was the territory south of the and through a general spirit of patriot-Ohio River, most of which had not been ism, the claims of all these States were

years of the weak Confederation.

risen to its task was the vote of October to the other inchoate States. 1, 1780, passed before the nation had acquired claim to a single rood of ground, the process, both of annexation and of come members of the federal Union."

the school-children of a later generation, part was not yet organized. the polysyllabic State names which Jefferson suggested were not adopted.

gradually ceded between 1791 and 1802. nance, a beginning of an organized co-And thus the United States came into lonial system was made. By that ordiundisputed government over the whole nance the power of Congress to establish region between the Appalachians and the for the territory such governments as Mississippi River, except in the district, seemed to be suitable was more distinctly later the State, of Kentucky. It is one stated. For it set up for the Northwest of the platitudes of American history Territory a double system: a preliminary that, after Congress had completed the territorial government, by an appointive primal national task of securing indepen- governor and appointive judges, to be dence by arms and registering it in followed later by an elective representatreaties, the possession of this great tive assembly. Thus, before the adoption territorial domain was the chief steady- of the federal Constitution a system of ing and unifying influence in the later colonial administration had been actually inaugurated; and it was expected that the The first evidence that Congress had same general principle would be extended

and providing distinctly for the three ele- care for new territories, that in the fedmentary principles of early American eral and State conventions of 1787 and colonialism: 1. That the lands "shall be 1788 there is almost no reference either disposed of for the common benefit of to annexation or to territorial governthe United States," whereby the nation ment. The clause giving Congress "power was pledged against a system of perma- to dispose of and make all needful Rules nent national ownership or leaseholds, and Regulations respecting the Territory 2. That the said lands "shall be granted or other property belonging to the United or settled at such times and under such States" passed without debate, because it regulations as shall thereafter be agreed simply registered the practice of the old upon by the United States in Congress Confederation. Nobody suggested further assembled," thus asserting the right to annexation, not because they were thought govern territory. 3. That this territory impossible, but because the only danger shall be settled and formed into dis- which men feared was loss of territory. tinct republican States, which shall be- As Patrick Henry said: "If the King of England wished to dismember the em-Swift upon the assurance of Congress pire, would be dare to attempt it withthat it would administer the territory out the advice of Parliament? Would came a detailed scheme of colonial gov- it be so in your American government? ernment. In 1784 Thomas Jefferson re- No." What Henry and what wiser men ported an ordinance which, with a few feared was that "the Senate, by means of exceptions, was adopted by Congress; it a treaty, might alienate territory, etc., set forth the future boundaries of new without legislative sanction." It is per-States, and authorized the settlers to haps not remarkable that no distinct establish temporary governments, with a clause authorizing treaties of cession was view to later admission to the Union, and introduced, for the Americans had within also permitted them to establish their five years by such a treaty come into legal own local governments. Fortunately for possession of a vast area, of which a large

The framers of the Constitution perfectly understood that the power which Although there had for fifteen years they gave Congress to make war inbeen some settlements on the upper wa- cluded the power to conquer territory, ters of the Kentucky and Tennessee, none and that the power to make treaties inof those communities took advantage of cluded authority to annex by peaceful the privileges of the ordinance, and it was concession; for in 1788 they were seeknot until 1787 that, by the great ter- ing a new territorial treaty with Spain, ritorial enactment, the Northwest Ordi- and some of them were threatening war

the Mississippi until Spain-very impolitically, I think, for themselves—threw that the few thousand Western people were in a ferment and openly threatened secession unless the Union would secure for them the unquestioned right to send their goods down the Mississippi to the Gulf without paying duty to the Spaniards. At the same time the Spaniards, ment had begun, the Mississippi question with some show of justice, contested the southern boundary which had been granted without their consent by England, and insisted that the United States extended no farther south than the mouth of the Yazoo, instead of the thirty-first parallel.

To settle these difficulties there appeared at the seat of government in 1785 Don Diego Gardoqui, bearing a commission from "Don Carlos, by the grace of God King of Castile, of Leon, of Aragon, of the two Sicilies, of Jerusalem, of Navarre, of Granada, of Toledo, of Valencia, of Galicia, of Majorca, of Seville, of Sardinia, of Cordova, of Corsica, of Murcia, of Jean, of the Algarves, of Algeciras, of Gibraltar, of the Canary Islands, of the East and West India islands, and Terra Firma, of the Ocean Sea; Archduke of Austria; Duke of Burgundy, of Brabant, and of Milan; Count of Apsburg, of Flanders, of Tirol, and of Barcelona; Lord of Biscay and of Molina, etc."

Gardoqui offered a commercial treaty exceedingly acceptable to the merchants of the seaboard, provided the Americans would renounce all claims to the coveted Mississippi navigation; and Congress yielded the point. At once there arose a storm of protest from the West, and incided with Henry Lee in his suggestion yet to form their national character; or,

if the cession were refused. In the nego- that "in agreeing to the occlusion of the tiations of 1783 no treaty of any kind navigation of the Mississippi we give in could be obtained from Spain, a power fact nothing; that the moment our Westwhich looked with justified uneasiness ern country becomes populous and capa-upon the success of rebellious American ble they will seize by force what may colonies; but Spain held a region of such have been yielded by treaty." In Kenvalue to the Western communities that, tucky people thought force might more in 1784, Washington wrote: "The West- profitably be used at the beginning, and ern States (I speak now from my own committees of correspondence were raised; observation) stand, as it were, upon a in the Northwest Territory the governor pivot; the touch of a feather would turn seized the property of a Spaniard. James them any way. They have looked down Wilkinson, later ranking officer of the American army, was in treaty with the Spaniards, and accepted an annual pendifficulties in their way." The truth is sion from them to push the secession of Kentucky. Congress in some alarm proposed forthwith to make Kentucky a State; and finally, by common consent, the whole question went over till the new Constitution could be put in force.

Even after the new federal governremained serious, and in 1792 Alexander Hamilton said that "while he was for delaying the event of war, he did not doubt it would take place between us for the object in question." Fortunately the Spanish government found it expedient to settle such disputes, and in 1795 the long controversy over the boundary was amicably adjusted by the acceptance of the line assented to by the United States; and the navigation of the Mississippi was allowed by the so-called "right of deposit" -that is, the privilege of landing goods in Spanish territory and then reshipping them without responsibility to the Spanish custom-house.

This settlement proved only a palliative, but it showed the determination of the Americans to stand sturdily by their boundary claims and to secure territorial advantages; and it did not escape the attention of wise observers that it might some time become necessary to fight for the full possession of the mouth of the Mississippi.

During the first decade under the federal Constitution the nation did not yet know its own strength or venture to predict its own future. The geographer Winterbotham, in 1796, ventured to say: "Federal Americans, collected together from Virginia as the mother of these from various countries, of various habits, settlements. Some canny statesmen co- formed under different governments, have

we may rather say, it is in a forming is fruit of the victories of French arms, state. They have not yet existed as a that a tone is taken toward the French nation long enough for us to form an republic such as might be taken with idea of what will be, in its maturity, its prominent features. Judging, however, from its present promising infancy, we every point of view, be respectable."

hands this outpost of its richest posses- England in order to prevent it.

impunity toward the republic of San

In the middle of 1802 rumors of the are encouraged to hope that at some transfer spread to America, and in Octofuture period not far distant it will, in ber Spain withdrew the right of deposit without assigning the new place promised The geographical and political con- by the treaty of 1775. It was plain that ditions of the time speedily revived the the colony would speedily be transferred, spirit of political extension. Americans and that the French would receive it could put up with the exclusion from the with the right of navigation suspended. lower Mississippi and the Gulf so long as From a quiet, peaceful, home-loving nathat territory was in the hands of weak tion the American people were instantly and declining Spain. European wars and transferred into an expansionist power. treaties now began, however, to have far- No man was less inclined to use force for reaching effects, extending to the New private or political ends than Thomas World, for in 1795 and 1796 the French Jefferson - philosopher, scientist, skilled government began to urge upon Spain farmer, buyer of books, writer of letters, the transfer of the former French prov- expounder of human freedom, and Presiince of Louisiana and secured the cession dent of the United States; yet upon him of the Spanish end of the island of San fell the task of leading the nation into an Domingo. No progress was made until unexpected course of territorial exten-1800, when Napoleon's representative sion. In his famous letters of April and courteously suggested that "the court October, 1802, to his friend Dupont and of Spain will do then at once a wise to our minister Livingston, he made eviand a great act if it calls France to the dent at the same time his desire for peace, defence of its colonies by adding Louisi- his sense of danger from the French-ocana to them, and by replacing in their cupation, and his willingness to ally with sion in the New World." Yet some con- see," he said, "all the disadvantageous sideration had to be offered even by the consequences of taking a side, and shall world-conquering power, and France pro- be forced into it only by a more disagreeposed to make the son-in-law and daugh- able alternative; in which event we must ter of the King of Spain King and Queen countervail the disadvantages by measof the new realm of Etruria. Upon this ures which will give us splendor and basis was concluded the treaty of San power, but not so much happiness as our Ildefonso, of October, 1800, by which present system. . . . There is on the Louisiana was ceded to France. Poor globe one single spot the possessor of Spain, having thus begun the process of which is our natural and habitual enemy. colonial decay by parting with Louisiana It is New Orleans, through which the for a bauble, was deprived even of the produce of three-eighths of our territory bauble; for the new King and Queen of must pass to market, and from its fer-Etruria found themselves to be but pup- tility it will ere long yield more than pet sovereigns, everywhere limited and half of our whole produce, and contain harassed by French officers, who prac- more than half of our inhabitants. tically relieved them of the cares of state. France, placing herself in that door, Month after month passed without the assumes to us the attitude of defiance. expected order for the transfer of Louisi- Spain might have retained it quietly for ana, and in August, 1801, Napoleon, in years. . . . The day that France takes one of his masterful letters, said: "It is possession of New Orleans fixes the senat the moment when the First Consul tence which is to retain her forever withgives such strong proofs of his considera- in her low-water mark. It seals the tion for the King of Spain, and places a union of two nations who in conjunction prince of his house upon a throne which can maintain exclusive possession of the

marry ourselves to the British fleet and with England. nation. We must turn all our attention to a maritime force, for which our re- that the United States sought a small sources place us on very high ground; territory and got a large one. Just as and having formed and connected to- George Rogers Clarke's capture of two gether a power which may render re- frontier posts gave rise to the occupation enforcement of her settlements here im- of a vast territory between the Missispossible to France, make the first cannon sippi and the mountains, and just as the which shall be fired in Europe the signal expedition to Cuba led to the annexation for the tearing up of any settlement she of the Philippine Islands, so Monroe and may have made, and for holding the two Livingston sought for twenty thousand continents of America in sequestration for miles of barren sand and brought home the common purposes of the united British and American nations."

the President. The Federalists, then in seized out of hand-a step which must

Jefferson's marvellous control over Conand the southern boundary from the your opposition." thirty-first parallel to the Gulf. Failing No longer was resistance possible

From that moment we must structed to make a military combination

This was not the first nor the last time six hundred thousand miles of empire.

People speak of the "Louisiana nego-That these principles were the prin- tiations" as though there had been two ciples of the nation was shown by the sides and a balancing of propositions. In readiness with which Congress supported reality the province was thrown to the the thorough-going measures proposed by United States, as the Caliph Harun-al-Rashid might have given a palace to a opposition, outdid the President by an poor merchant who had admired the immediate and vehement demand for war. portico. While Livingston was toiling Senator Ross moved that fifty thousand for West Florida, one day Marbois, the men be raised, and that New Orleans be French negotiator, threw out, "as a suggestion of his own," that perhaps the have led to immediate war with France; United States would offer a price for all and President Jefferson said with some Louisiana. Livingston hesitated and sugbitterness that the Federalists "were try-gested \$6,000,000, pleading lack of powers. ing to attach the Western country to them The next day he was joined by Monroe, as their best friends and thus to regain and together they agreed that some arrangement must be made. But they continued to haggle over the price, little gress enabled him to check the Federal- knowing the powerful influences brought ists, and at the same time to take three to bear on Napoleon. Lucien and Joseph decided steps-in January, 1803, Monroe Bonaparte went to see their brother even was sent as a special envoy to Paris; in his bath, and Joseph ventured to dein February \$2,000,000 were appropriated clare, "I will be the first one to place for the purchase of territory; and in myself, if it is necessary, at the head of March the enlistment of 80,000 volunteers the opposition which cannot fail to be was authorized. Even at this time, how-made to you." "To these words," reever, not the faintest thought of the purports Lucien, "the Consul, lifting himchase of the whole territory of Louisiana self half-way out of the bath-tub, in which appears to have crossed Jefferson's mind, he had sunk down again, said to him, in "The country which we wish to pur- a tone which I will call energetically chase," said he, "is a barren sand, six serious and solemn: 'You will have no hundred miles from east to west and need to stand forth as the orator of the from thirty to fifty miles from north approxition, for I repeat that this discusto south," and in his instructions to Mon- sion will not take place, for the reason roe and Livingston they were directed to that the plan which is not sufficient even obtain New Orleans and West and East to obtain your approbation, conceived by Florida, or as much of them as could be me, negotiated by me, will be ratified and had-that is, to extend the western boun- executed by me all alone-do you underdary down the Mississippi to its mouth, stand?-by me, who snap my fingers at

in this negotiation, the envoys were in- against this terrible man. The Ameri-

can offer of \$15,000.000 for the terri- cither by purchase or by conquest, and to he had to deal with a Senate which must confirm the treaty, and a Congress by which the necessary money must be voted, tinctly brought out. In the special session of Congress called to consider the Louisiana treaty in October, 1803, the territorial powers of the United States and the relations of the new country were for the first time clearly analyzed.

A somewhat indolent gentleman, who found it troublesome to perform his devotions every night, simply wrote a prayer, which he pinned to the head of his bed, and remarked from evening to evening, "Lord, those are my sentiments." It would seem as though the same labor-saving device might well be applied to the discussions of territorial policies and powers, for in the debates of 1898 and 1899 were stated with more prolixity and less cogency the same passionate objections and the same rejoinders which busied the minds of the Senate and the House in October, 1803. A summary of the arguments pro and con, with some brief extracts, may therefore serve as an unconscious commentary upon the questions of Cuba, Porto Rico, and the Philippines.

First of all came the question whether, been transferred, and that France had power than Spain. This question Jefby saying that we had our title from Napoleon and "did not doubt his guarantees."

even by Pickering, the great anti-expansionist of his time, who declared that he "had never doubted the right of the So evident were the practical advan-

tory was accepted, and on April 30, 1803, govern the territory so acquired as a dethe treaty was duly made. But it was pendent province." Pickering, however, not possible for Jefferson to put down laid down two limitations upon the adopposition in any such summary fashion; mission of territory. The first was that "a treaty to be thus obligatory must not contravene the Constitution, nor contain any stipulations which transcend the and in the discussion of the question in powers therein given to the President the Senate and House the various opin- and Senate"; therefore he objected to ions of the American people were dis- that article of the treaty which provided that "the inhabitants of the ceded territory shall be incorporated in the Union of the United States." His second objection was not only far-fetched, but was later refuted practically in the annexations of Louisiana and Texas. "He believed the assent of each individual State to be necessary for the admission of a foreign country as an associate in the Union, in like manner as in a commercial house the consent of each member would be necessary to admit a new partner into the company." Another constitutional stumbling-block was the article of the treaty which for twelve vears admitted ships of France and Spain into the ceded territory without special tonnage duties, a privilege which the Federal Tracy said "is giving a commercial preference to those ports over the other ports of the United States."

The argument that the Constitution was not framed for extension of territory was thus stated by Mr. Griswold: "It was not consistent with the spirit of the Constitution that territory other than that attached to the United States at in strict international law, France had the time of the adoption of the Constituanything to transfer. The Spanish gov- tion should be admitted, because at that ernment lodged a protest against the ces- time the persons who formed the Consion of the province, on the ground that stitution of the United States had a parit had not been paid for, that it had not ticular respect to the then subsisting territory." Griswold also clearly enounced promised never to cede it to any other the doctrine that the lower House must participate in all admission of territory, ferson quietly but effectively disposed of and that Congress must stand against the President. "If the right of extending our territory be given by the Constitution, its exercise is vested in the legislative The constitutionality of the annexation branches of the government. . . . If this of territory in some form was admitted were the case, it was the duty of the House to resist the usurped power exercised by the executive."

United States to acquire new territory, tages of annexing Louisiana that much of

erned accordingly." John Randolph, who on the greater one?" effectively, though somewhat rudely, re-

objection. In one thing only they seem bill. An honorable gentleman from Dela- itants were distinctly undesirable. be enormous.

the anti-annexation argument was directed cannot, under the Constitution, acquire against the future creation of a new foreign territory. The gentleman from State, from which would come senators Connecticut is of a different opinion and and representatives. Even Griswold adhas no doubt but that the United States mitted that "a new territory and new can acquire and hold foreign territory, subjects may undoubtedly be obtained by but that Congress alone has the power conquest and by purchase; but neither the of incorporating that territory into the conquest nor the purchase can incorporate Union. Of what weight, therefore, ought them into the Union. They must remain all their lesser objections be entitled to, in the condition of colonies and be gov- when they are at war among themselves

The favorite objection was the distance called the recent Federalist desire to fight of the new territory. As White expressed for the navigation of the Mississippi, it: "But as to Louisiana, this new, imasked whether the "unlucky ingenuity mense, unbounded world, if it should ever of the gentleman from Connecticut [Gris- be incorporated into this Union, which I wold] would undertake to prove that a have no idea can be done but by alterpart was less than the whole; and that ing the Constitution, I believe it will be although the attaining of a qualified and the greatest curse that could at present precarious right to a given object furbefall us.... You had as well pretend nished good cause for war, yet to acquire to inhibit the fish from swimming in the an unqualified and secure right to the sea as to prevent the population of that same object would not justify hostility." country after its sovereignty shall be-The Senate and the House of 1803, come ours. . . . Thus our citizens will be the people of that time, the experience removed to the immense distance of two of a century, and common sense unite in or three thousand miles from the capital the conclusion that the United States of the Union, where they will scarcely may constitutionally acquire territory by ever feel the rays of the general govern-either conquest, or purchase, or voluntary ment. . . . We have already territory cession, and that out of that territory enough, and when I contemplate the evils may be created new federal States. But that may arise to these States from this this does not touch that question of ex- intended incorporation of Louisiana into pediency, upon which the objectors of the Union I would rather see it given to 1803 expended so much ingenuity. As France, to Spain, or to any other nation Breckinridge expressed it: "Unfortunate- of the earth, upon the mere condition that ly for the gentlemen, no two of them can no citizen of the United States should agree on the same set of objections; and ever settle within its limits, than to see what is still more unfortunate, I believe the territory sold for an hundred millions that no two of them concur in any one of dollars and we retain the sovereignty."

To these difficulties was added the arto agree, and that is to vote against the gument that the territory and its inhabware [Mr. White] considers the price to Tracy put it: "The principles of these An honorable gentleman people are probably as hostile to our govfrom Connecticut who has just sat down ernment, in its true construction, as they [Mr. Tracy] says he has no objection can be, and the relative strength which whatever to the price; it is, he supposes, the admission gives to a Southern and not too much. An honorable gentleman Western interest is contradictory to the from Massachusetts [Mr. Pickering] says principles of our original Union as any that France acquired no title from Spain, can be, however strongly stated." Anand therefore our title is bad. The same other member, Griffin, took up the quesgentleman from Connecticut [Mr. Tracy] tion of the health of the settlers and says he has no objection to the title of troops. He feared "the influence of France: he thinks it is a good one. The climate upon our citizens who should migentleman from Massachusetts [Mr. Pick- grate thither." He did fear (though this ering | contends that the United States land was represented as flowing with milk

and honey) that "this Eden of the New cogent of these was John Quincy Adams, bodies of our citizens."

Another, Griswold, plainly stated the dangers of wars with the natives was not forgotten. As White put it, "It may be

fluence: "The question which presents it- Union." self to my mind is, who shall judge gate it? To us it properly belongs."

the conditions of the treaty; it was not tain." worth having on any terms; it was vast; into our Union."

ent day, some men thought the annexa- nature of society?" and dangers of the process. The most Randolph: "But it is dreaded that so

World would prove a cemetery for the then Senator from Massachusetts. His argument is set forth in two striking passages: "Allowing even that this is a political principle that charity begins at case for which the Constitution has not home. "The government of the United provided, it does not in my mind follow States was not formed for the purpose of that the treaty is a nullity, or that its distributing its principles and advantages obligations, either on us or on France, to foreign nations. It was formed with must necessarily be cancelled. . . . Notthe sole view of securing those blessings withstanding the objections and appreto ourselves and our posterity." The hensions of many individuals, of many wise, able, and excellent men, in various parts of the Union, yet such is the public productive of innumerable evils, and es- favor attending the transaction which pecially of one that I fear even to look commenced by the negotiation of this treaty, and which I hope will terminate Another objection was the cost of the in our full, undisturbed, and undisputed territory. White declared "that under possession of the ceded territory, that I existing circumstances, even supposing firmly believe that if an amendment to that this extent of territory was a desir- the Constitution, amply sufficient for the able acquisition, fifteen millions of dol- accomplishment of everything for which lars was a most enormous sum to give." we have contracted, shall be proposed, as Another argument, stated by Mr. Wells, I think it ought, it will be adopted by was the distrust of the President's in- the legislature of every State in the

The danger of imperialism to free inwhether the French government does or stitutions was considered and confronted does not faithfully comply with the pre- by Elliott: "Evils and dangers may be vious condition? The bill on your table apprehended from this source and great gives to the President this power. I am evils and dangers may possibly result. for our retaining and exercising it our- . . . If we cannot find in the peculiar selves. I may be asked, why not delegate principles of our form of government, and this power to the President? Sir, I an- in the virtue and intelligence of our swer by inquiring, why should we dele- citizens, a sufficient security against the dangers from a widely extended territory, To sum up the objections to the treaty: in vain shall we seek it elsewhere. There France had no right to cede it; the United is no magical quality in a degree of lati-States had no right to receive it, under tude or longitude, a river or a moun-

The inherent right of the nation to init would disturb the balance of the crease territory was defended by Nichol-Union; it would draw valued inhabitants son: "Had I been asked anywhere but in from other parts of the United States; this House whether a sovereign nation it would poison the settlers; the treaty had a right to acquire new territoy, I was an extra-constitutional proceeding; should have thought the question an abthe President and Senate did not repre- surd one. It appears to me too plain sent the opinion of the country; and and undeniable to admit of demonstrapatriotic men ought to oppose "such a tion. Is it necessary to resort to ancient pernicious measure as the admission of authorities to establish a position which Louisiana, of a world, and such a world, is proved by the conduct pursued by all nations from the earliest periods of the In those distant times, as at the pres- world and which arises from the very

tion of territory prima facie desirable, The ability of the country to bear the and were willing to face the difficulties strain of colonies was defended by John

of territory."

or cession, from the general to the sub- versies. civilization."

people outside, were discussing the ques- country.

widely extended a country cannot subsist tion of Louisiana, Jefferson had already under a republican government. If this despatched Lewis and Clarke to explore dogma be indisputable, I fear we have al- the upper Missouri and find a practicable ready far exceeded the limits which vi- road across to the Pacific; but though sionary speculatists have supposed capable bold to enlarge his country, he still had of free government. This argument, so constitutional qualms, which were not refar as it goes, would prove that instead moved by the Senate vote of 24 to 7 ratiof acquiring we ought to divest ourselves fying the treaty, nor by the House vote of 90 to 25 granting the necessary appro-The authority of the President to es- priation. Jefferson drew up a constitutablish a temporary government was clear-tional amendment intended to be an inly set forth by Jackson: "Gentlemen, demnity for him, and to define the prinindeed, had doubted, on a former occa- ciples of annexation for later times; but sion, the propriety of giving the Presi- his own friends laughed at the idea, and dent the power of taking possession and from that day to this the territory has organizing a temporary government, which remained a part of the United States, every inferior officer, in case of conquest with no further constitutional contro-

altern, if commanding, has a right to do; If this study were carried farther forbut I little expected these doubts after ward, the same evident, hearty, and we had gone so far. For my part, sir, I unappeasable Anglo-Saxon land-hunger have none of those fears. I believe the would be found appearing in the war of President will be as cautious as our- 1812, in the boundary controversies with selves." The same speaker ventures a Great Britain, in the annexations of Texas reference to posterity: "In a century, and California. Whether that was a right sir, we shall be well populated and pre- and wholesome hunger must be deterpared to extend our settlements, and that mined from the last fifty years of naworld of itself will present itself to our tional history. But wise or unwise, farapproaches, and instead of the descrip- seeing or haphazard, consecutive or accition given of it by the honorable gentle- dental, good or evil, the policy of our man, of making it a howling wilderness, forefathers was a policy of territorial where no civilized foot shall ever tread, extension, and they met and supposed if we could return at the proper period that they had surmounted most of we should find it a seat of science and the problems which have now returned to vex American public men and to While members of Congress, as well as give concern to those who love their

### UNITED STATES TREASURY AND THE FINANCIAL SITUATION

The following article, which originally appeared in The North American Review, was written by accepted authorities in the Treasury to inancial world. ance; 2d, our currency and banking sys- amendments, the government 1893.

The Relation of the United States GeneralFinance. — The They are Lyman J. United States Treasury in its relation to Gage, formerly Secretary of the Treasury; the banking and financial interests of the William B. Ridgely, Comptroller of the country has occupied, since the creation Currency; Charles A. Conant and Charles of the national banking system, to go B. Macdonald, bankers. It is divided back no farther, an illogical, not to say into four parts. 1st, the relation of the an unjustifiable, position. By the Na-United States Treasury to general fin-tional Banking Act, with its several tems: 3d, the lessons of the panic of 1907; sponsor for banking institutions now numand 4th, a comparison of the panic of bering more than 6,500. The rights, 1907 with those of 1837, 1857, 1873, and duties, qualifications, and responsibilities attached by law to all these institutions

they deserve your confidence. For the applied. millions of dollars.

the safe-keeping of the agencies it has sair." tions; but it has in no way conformed to which its own creatures should possess. the general method by which the banking Was this course of action on the part agency is utilized by the business public. of the government necessary for just

existing, as if it were unworthy of gov- so deposited, an interest return by the

were fixed by the government itself, ernment use. The excess of its revenues, Having brought these agencies into being, when excess there has been, was withit virtually declared to the citizens of the drawn from that public service to which land: "These are worthy agencies, and through the banks it might have been

faithful performance of the duties im- This, I say, was illogical. It might, posed upon them, and in the interest of indeed, have lain in the mouth of the your safety, we, the government, will great corporations—such as railroads, the maintain over them a watchful and de-Standard Oil Company, and other enortailed supervision, disciplining those un- mous handlers of money values-to say faithful to duty, while we will perempt to the government: "Your ingenious sotorily suspend the power of any who shall called banking system does not commend prove unfit." Clothed with those high itself to our respect and confidence. We warrants and sanctions, the national believe neither in the people with whom banks as a whole have made successful we deal nor in the banks you have appeal to the business world; and these created. Our revenues, however derived, institutions now taken together are must come to us in actual money. The under money obligations to the people device of checks and drafts, so confor a sum in excess of four thousand venient and economical to the people in their other affairs, does not appeal to us. What has been the practical attitude of Having the power in our relation to do the government, as expressed through its so, we dictate the conditions. Our money, Treasury and fiscal department, to the when received, we will lock up; and in tanking agencies it has thus endowed the natural financial intimacies of life with life? It can be set forth in a single we will stand separate, apart, and indeparagraph. Never has the government pendent. We justify this action on the itself entrusted its financial interests to ground that your banking system is un-

held out to the people as worthy of their Now if it were excusable on this respect and confidence. It has, indeed, on ground for these great corporations to several and divers occasions, taken moneys take this arbitrary position-which nofrom the Treasury hoard, and, under pe- body will affirm-it were inexcusable for culiarly exacting conditions, it has, for the government to do so, since the governvarious periods of time, deposited a por- ment itself determined and decreed all tion of these hoards with banking institu- the qualifications for safety and efficiency

It has, in fact, persistently refused to re- prudence as to the safety of its funds or ceive from that portion of the public proper economy in administration of its from which it derives its enormous affairs? In answer to the first half of revenues those instruments of credit. this question, I affirm it to be the fact, known as "checks" and "drafts," which demonstrated by careful and thorough constitute the real currency of commerce examination, that had the government and trade. Separate, distinct, and aloof employed the national banks in centres from the ordinary financial and indus- known as the "reserve cities," depositing trial life to which, through its revenues with them its revenues, with some just and disbursements, it stands closely re- proportion to or regard for the relative, lated, it is persistent in exacting cash in capital of those various institutions, with hand from its revenue contributors: no security from them whatever other while, on the other hand, it has dis-than a first lien upon their assets, retributed its payments in actual funds spectively, there would never have been through its own special appointees. a dollar of loss to the government. If, on In all these particulars it has been as the other hand, the government had reif the banking agency did not exist, or, if quired, in consideration for these moneys

\$70,000,000.

Treasury funds, there would also have and Sub-Treasuries need not have been lar ongoing of its business affairs. employed. Nevertheless, the creator has abandon their present methods and adopt and install, each for itself, an "independent treasury," a cry of indignant protest would resound through the length and breadth of the land—and rightly so, unless it be that our modern system of credit and credit machinery for the transfer of property and payment of accounts, etc., is a delusion and a snare.

If the credit system can be thus characterized, the government is, no doubt, justified in maintaining its own private purse independent of all things else. It is in that case equally true that every one controlling money values should adopt the same rules. In short, the National Banking Act should be repealed. We are not, however, ready to return to a method closely allied to primitive barter. Concede this, and then the government is wrong-economically and logically wrong -in its independent Treasury. The disturbing influence on general financial affairs of excessive money-hoarding by the government has been too often described to require any detailed notice here. If, then, a vote were to be taken among those who have capacity to judge of things in their true relationships, I do not doubt that the proposition to abolish the inde-

banks of, say, two per cent. per annum, affirmative on that proposition. I should the government would have realized from much prefer that the motion be "laid upon this source, up to the present time, a the table" until our banking system can total revenue of something more than be so amended that it shall be free, or comparatively free, from the perturba-As to economy of administration of the tions which periodically beset us, bringing in as a consequence a partial or combeen an enormous saving, since the plete suspension of the banking function elaborate machinery of the Treasury upon which society depends for the regu-

I need hardly say that the amendments steadily refused to employ its own agen- to which I refer must be in the line of cies, while the rest of the business world, unification or centralization of power. obedient to the law of economic advan- The banking units, whose weakness as they tage, has employed in its multifarious now exist has been so often demonstrated, affairs the useful machine of banking- must receive strength by association tocredit which the government has thus re- gether or with some superior commanding jected. To add piquancy to this contrast, agency able both to exercise control and it might be truthfully said that were the furnish effective support. A central bank aforesaid large financial corporations to or a government bank of adequate capital properly organized for safety and efficiency instead the example of the government, is the sort of agency to which I refer. Great Britain, France, and Germany offer good models which we may profitably study.

I would maintain the independent Treasury until such time as our banking system is so re-enforced; because, in spite of the lack of logical reasons for its existence, it has been, and is now, in our imperfect condition, the only agency which can, or theoretically can, regulate and give to some extent a degree of steadiness to the erratic movement incidental to our financial and banking system as now operated.

By its intervention the Treasury, on many occasions in the past, has averted threatened financial disaster. Given an always plethoric Treasury, directed by an infallibly wise administrator (one who has never yet appeared), it could, by timely deposits of these hoarded moneys, and by timely withdrawals of the same, in part or in whole, give steadiness and regularity where otherwise there would be irregularity, dislocation, and panic. In these regards the independent Treasury, when endowed with the needful power in money, can, and in my opinion has, to a degree, served the purpose and discharged pendent Treasury and substitute for it in a crude way the functions of a great the use of banking agencies as they now government or central bank. This service, exist would receive a preponderating vote. crude as it has been, often entirely lack-I may be wrong in this opinion. I myself ing through want of power, often badly would hesitate, however, to vote in the directed through lack of wisdom, is a development not anticipated nor foreseen in also to the artificial status of United the laws establishing the independent States bonds. Now impounded as security Treasury. It illustrates an old truth often for national bank-notes, the question of present overflowing Treasury, through securities. changed conditions, may, at no distant its daily expenditures. We ought not, and appointees. est degree possible.

and the most intelligent effort of financial students and political economists, and of all patriotic people who desire for their country what will best make for its economic welfare.

half that sum. For the difference between been created. these stand the credit and pledge of parity

recognized that even out of evil good may an "elastic" bank currency is handiincidentally come. Be the service to capped by the necessity of protecting which I have referred worth little or vested interests, which would be imperilled much, it cannot safely be counted upon as by any course which would give an open, a valuable factor in the future. The natural, and free market to government

There is the guaranty of the governdate, be in a state of exhaustion. A per- ment to bank-note issues, an illogical fect system of government finance would, and, I believe, a harmful influence in the indeed, bring in each day from its sources currency. There are established Sub-of revenue a sum exactly adequate to meet Treasuries with all their appointments There are the great then, to retain permanently the indepen- bureaus at Washington, known as the dent Treasury for the sake of its ambiguissue and redemption division, with the ous and uncertain control as an inter- hundreds composing their personnel, all mediary in our financial life, with which dear to the heart of the political adminisit should by right interfere to the small- tration. These reflections bring in the suggestion that "reform" must be by My conclusion, then, is, first, that the graduated steps, with possibly long interindependent Treasury should be abolished vals after each; it must be effected by whenever and as soon as our present bank- modifications rather than by radical ing system, which has been demonstrated changes. The first object to be gained, to be faulty, is corrected in the direction as it appears to my thought, is the per-I have pointed out rather than described; feeting of the banking and currency syssecondly, that the perfecting of our bank-tem. This once placed upon scientific ing and currency system-so that it may foundations, the next question will be in at all times perform its important func- order-namely, how to bring the Treasury tion in a safe and effective manner both into more natural and more harmonious for the government and for all the people relations with our general financial in--is an end demanding the best thought terests through a broader utilization of the bank agency.

#### II.

The Nation's Currency and Banking Sustem.—The dry details, indicating the The end so much to be desired cannot, condition of our banking and monetary however, be achieved by any thorough- system and suggesting the future of finangoing revolutionary action. The proposi- cial affairs, are not, ordinarily, of sufficient tion is too large, the complex problems too interest to the average reader to claim the numerous, the involved financial relations time and attention necessary to a thorof the government too firmly fixed. To il- ough understanding of them; but the sublustrate this, we have the legal-tender ject has been so vividly brought to the notes of the United States, with their fore by the recent stringency, by the efspecial reserve fund of \$150,000,000. We forts to relieve it, and by the various sugare met with the fact of a silver currency gestions as to how a repetition of it might of some \$600,000,000 possessed of a com- be averted, that a wide-spread and genmercial bullion value of something like eral interest in the question seems to have

There is that in the situation itself, by the government. Who is to take the at the present moment, which demands place of the Treasury in the practical work the careful consideration of the thoughtful of maintaining equivalencies between these as to whether our system is all that it government obligations and gold? I point should be, and, if not, how it should be

without creating opportunity for other sented 19.38 per cent. of the money in the and even more serious contingencies. United States. Without going far into the voluminous required.

bility of a contraction in business in gen- by the loan committee. eral and a tightness in the money-market, but the extraordinary conditions which de- recent and reliable data obtainable, estiveloped in October were not foreshadowed mates that, at the close of the calendar to any appreciable extent in the bank re- year of 1906, the stock of money in the ports as a whole up to August 22d. There world was \$14,280,100,000. Eighty-two was a steady increase in the volume of per cent. of the gold was held by eight loans and discounts—an increase due in countries, as follows: The United States, part to the number of new banks char- \$1,593,300,000; Germany, \$1,030,300,000; tered during the year, but mainly to in- Russia, \$939,400,000; France, \$926,400,crease in the business of the old associa- 000; England, \$486,700,000; Austria, fifty per cent. of the banks' liabilities, \$90.900,000. Over 56 per cent. of the reached the maximum in the history of the stock of silver was held by the same counsystem on May 20, 1907, when they tries, the United States leading again amounted to \$4,322,841,141. The number with \$698,700,000. of depositors in savings-banks reporting In 1890 Mulhall estimated the world's -exclusive of those having accounts in banking power at \$15,985,000,000, of savings departments of the State banks of which the United States was credited with Illinois—increased, since 1900, from 5,898,- \$5,150,000,000. Since that year the bank-091 to 7,982,893, and the average deposit ing power of the United States alone has increased from \$404.33 to \$437.86. For increased to \$12,674,800,000—over 146 per the current year, individual deposits in cent.; that of all the other countries has all reporting banks aggregate \$13,099,- increased only to \$16,199,200,000 - the 635,348—a gain of nearly six billion dol- banking power of the United States being lars, or 80 per cent. in the last seven years. thus little less than one-half that of the The highest record of increase in individ- entire world. These colossal proportions ual deposits, in the year ending June 30, and comparisons but imperfectly indicate States, where they increased nearly twenty monetary system with which we have to per cent. during the single year.

In 1891 the outstanding circulation of national banks reached the lowest point dications of financial troubles. For the in the life of the system since 1865—only last ten or twelve years there has been an about \$167,000,000, representing ten per era of advancing prices and of great incent. of the stock of money in the United dustrial, commercial, and speculative States. There was very little variation activity, in all countries of the world. from that percentage up to 1900, when Credits were increased till the limit was the proportion increased to 13.23. On reached in the amount of reserve money

reconstructed to meet future emergencies June 30, 1907, national-bank notes repre-

Incident to the usual business of clearfigures which substantiate conclusions, a ing, documents termed "clearing-house few preliminary facts will aid to the certificates," representing lawful money proper study and easier understanding of deposited for the purpose, are issued for the necessities confronting those who at- the convenience of members of the assotempt to correct the imperfections, and ciation in settling balances. Under Secwill indicate the value of the safeguard tion 5192 of the Revised Statutes, such certificates are deemed lawful money in No grave and general upheaval of finan- the possession of any association belongcial affairs comes without more or less ing to the clearing-house issuing such warning to those whose business it is to certificates. Under exceptional circumwatch the signs of the times. The condi- stances, they have also issued clearingtions both at home and abroad, very early house loan certificates, based on bills in the present year, indicated the proba-receivable and other securities approved

The Director of the Mint, from the most Individual deposits, representing \$306,400,000; Italy, \$215,500,000; Spain,

1907, was made by banks in the Western the enormous extent of the banking and deal in making any radical change.

There has been no lack of warning in-

on which they must be based. For two banks than among the people; but the case, when there is a demand for liquidamore or less steady decline in quotations. The difficulty in selling bonds became so chants and manufacturers of the highest gold which have been made. credit have found it harder and harder to renew loans, and the rates have risen which brought on the panic. It was the steadily for months.

and a number of failures followed.

banks of New York issued clearing-house serve-the system which is working so certificates for use in the payment of bal- satisfactorily in all of the great comances and decided to suspend the ship- mercial centres of Europe. It would not ment of currency to out-of-town banks. only solve the two great problems of our This example was followed by the central banking system, but would also provide reserve banks and most of the other re- the machinery for conducting Treasury serve cities, of necessity precipitating a operations with the least disturbance. famine of currency and a serious bank

or three years it has been constantly more hardship was to business generally. Every evident that there must be a slackening of class of business was interfered with, so the pace if we would avoid a general crisis that business operations of every kind in commercial affairs. As is always the were curtailed. Factories have suspended, workmen have been thrown out of emtion, it first manifests itself in the stock- ployment, orders have been cancelled, the market. For months there has been a moving of crops has been retarded, exports have fallen off at a time of the year when they should be at their highest. great that many of the railways have had Another serious result has been the reto raise money for their necessary ex- duction of the volume of foreign credits penditures through short-time notes in- available, just at the time when they are stead of by the regular bond issues. Mer- most needed to offset the large imports of

It was not the failure of a few banks system which rendered a panic practically It was under such conditions that we inevitable under certain conditions—and approached the autumn crop-moving they are conditions which can be many period, when there are always with times repeated. It was not lack of condrawals of balances from the reserve fidence on the part of the people, but lack cities. For a time there was reason to of confidence in the banks themselves. hope that there might be no more than They were fearful that the reserve sysa gradual liquidation of credits which tem would break down, and it broke down. would not develop into a bank or com- They were fearful that a sufficient amount mercial crisis. But in October the col- of currency could not be supplied to meet lapse of a highly speculative corner in the demands—the demands were all made stocks dealt in on the "curb" in New at once, and there was not a sufficient York-not even listed on any regular amount to meet them. The remedy lies exchange-brought suspicion upon an old in improving the reserve system, so that and well-established national bank. Ex- the reserve deposits of the banks shall amination showed this bank to be entirely be kept where they are always and cersolvent; but public interest had been tainly available, and in imparting to our aroused to such an extent that runs de- currency system an element of elasticity veloped in New York City on several other so that, when there comes a sudden debanks and trust companies. Some of them mand for bank-notes, they can be supplied were not prepared for co-operation and without obliterating the reserve. This protection against the sudden demands, can only be satisfactorily accomplished through the establishment by the govern-In this emergency the clearing-house ment of a central bank of issue and re-

The real weakness of our present bankcrisis. The means of remittance and col- ing system is the result of the provision lection were almost entirely suspended. regarding reserve deposits, through which Individuals, corporations, and even the the reserves are piled up in central rebanks themselves drew and held all the serve cities, without a sufficient amount money of any kind they could obtain. A of actual cash reserve on hand, so that curious feature of the situation was that when an emergency arises the reserves are there was more of a panic among the not reserves at all. It would help against

quired all along the line, but the proper measures in self-defence. solution is to increase the amount and mands.

stands, requires that a minimum reserve of twenty-five per cent. on deposits be held in lawful money in the vaults of the central reserve city banks. The reserve cities must also keep twenty-five keep fifteen per cent., three-fifths of which may be on deposit in reserve or central reserve cities. With any lack of conof weakness instead of strength. Realizing upon what small margins they de-\$900,000 on deposit in reserve city banks. These banks must have in their vaults only \$112,500 of the amount, with the same amount on deposit in central reserve cities, where, in turn, there need be on hand but \$28,125 representing it. There is, therefore, but \$740,625 in cash, kept, unloaned, anywhere, against this deposit of \$10,000,000 in the country banks. Of this only \$140,625 is outside the banks' own vaults. If there is a reduction in the deposits of the country banks of \$150,000 out of the ten millions, only one and onehalf per cent., it calls for more cash than

embarrassment to add to the reserve re- distrust, the banks are forced to drastic

There is nothing new in this situation. require all reserves to be held in a central It has been known to all students of our bank organized for that purpose. The banking and currency system, and has depositing bank would not only be sure been written and talked about for many that the funds were always available, but years. It has produced panic after panic, that as long as it was solvent it could and a stringency in the money-market go to the central bank and get any amount every fall for forty years. It was wholly of cash needed on notes of its customers due to this that the crisis of October asor other good security. With such a bank sumed the phase of a bank panic and to depend on no solvent bank need ever spread over the country. There was no doubt its ability to meet all possible de- other reason at all why the banks as a whole should have become involved, and The law concerning reserves, as it their business and that of all of their customers disturbed as it was. All that was needed to have prevented this was a proper system of credit bank-note currency and bank reserves, both of which would have been supplied by a central per cent. reserve, one-half of which may be bank of issue and reserve. There would on deposit in the central reserve banks. have been no scarcity of currency, no de-Banks in all other cities are required to rangement of domestic exchange, and no panic among the banks or among the people.

The only way in which bank-deposit fidence this system is necessarily a source credits can be properly protected from sudden calls, when all banks may be involved at the same time, is by a system pend, each bank is, in self-defence, im- of note credits which can be at any time pelled not only to collect its loans, but and immediately exchanged for deposit to withdraw its reserve deposits. Deposits credits. They are essentially the same of \$10,000,000, in country or non-reserve thing, and they should be daily, hourly, banks call for a cash reserve to be kept if necessary, convertible from one to the in those banks of only \$600,000, with other. With such a system there is no inflation or expansion when a note is paid out and no contraction when a note is returned. It makes no difference to the bank, or to any one but the customer, who uses either at his option, whether the deposit remains in the bank as a credit to be checked against or is taken away in the shape of a circulating note.

Our bond-secured bank-notes offer no help to a bank in sudden calls for deposits. They are a fixed currency, issued on the secured-currency principle, as distinguished from the credit or banking principle. When issued they stay out inhas been kept on hand in reserve banks definitely, only returning to be renewed for the whole ten millions. What wonder when worn out. It is only when the bonds that the fall demand for \$200,000,000 in for security can be borrowed or some govcurrency, for crop-moving, always causes crnment deposit is obtained that they are anxiety, and that when it is accompanied of any value in meeting an emergency. It by a withdrawal of deposits and curtail- will not help the matter to increase the ment of credits, caused by uneasiness or volume of bonds. It would only increase the volume of rigid, unelastic notes. They through no fault of their own. There is a note circulation which can change quickly and automatically in response to demands. Contractibility is quite as necessary as expansibility. Several of the panic reliefs which have at various times been suggested have good points. They would serve a purpose in quieting a panic after it is under way, but not in preventing it. The use of clearing-house certificates by bank would be of incalculable value to all the banks has been found a very efficient means for their defence, and on many occasions has probably prevented a great number of bank failures during panies. But they are only half-way measures. They carry us no farther than to the inevitable conclusion that we should have a national and central bank of issue and reserve. Clearing-house certificates, which are really credit notes on a large scale, should be issued by a central bank under government authority. This would have none of the disadvantages of the other system, while it would have all of the Secretary of the Treasury as to how, advantages and many more besides.

The real need is for something that will prevent panics, not for something that will relieve them; and the only way to attain this is through the agency of a governmental bank. The experience of all other countries has demonstrated this. We shall surely have panic after panic till we learn the plain lesson which the others have learned and adopt the only efficient, scientific, and proper means to protect our business interests. It is a matter of greater importance to the people at large than it is to the banks themselves. The banks devise ways and means to stand together, with the aid of the clearing-house, and by suspension or partial suspension of payment to bridge over and avoid failure. But the other

would only be a power of expansion till no citizen of the United States who is they were issued. Then they would stay not in danger of more or less loss and out, with no tendency to contraction when embarrassment. And worst of all is the not needed. There would be no temporary long period of depression which follows expansion possible to meet the sudden a panic, bringing suffering and privation demands of an emergency. We must have to those who are in no way to blame. The thing which is absolutely essential is a banking system with bank-notes which will be responsive to the demands of business and will as readily contract as expand: with a system of bank reserves which shall be real reserves and always immediately available.

> The installation of a central government of the business interests of the country, and it would also solve the problem of the relations of our Treasury Department to business. It would provide a reliable and efficient system of handling our government finances, add stability and safety to our banking system, and shield and protect the citizen in all the relations which are so vital to him for the conduct of his business and the support of his family. When the revenues of the government are in excess of the expenditures theremis always the problem before the quickly and efficiently, to replace in circulation the money which the government is forced to collect. To deposit it with the banks is the only means available, but that course is unsatisfactory, unsystematic, and inefficient. It is always a course provoking criticism and complaint. A central government bank, to which all revenues could be paid and through which all disbursements could be made, would be far better for the government and result far better for the people.

Such a bank should not be allowed to do a general commercial business. should be confined to the government business, the issue of credit notes, the receiving of reserve deposits from other banks, the discounting of their paper on approved security, or rediscounting of their notes business interests of the country are left from their customers. It should have the almost in a state of chaos. The machinery right to deal in bonds of the government, of domestic exchange suddenly stops. Col- and probably of States and municipalities. lections and remittances are almost im- but not in stocks. It should have such possible. Manufacturers are forced to sus- authority for dealing in foreign exchange pend. Workmen are thrown out of em- as would enable it to accumulate gold ployment. Business men are forced to fail credits abroad and import gold and bullion

currency.

and value of the Treasury Department, industrial securities. making it a means of assistance and benefit to business, and would make our cur- was the collapse in prices of the great rency and banking system a source of mass of securities poured upon the market impregnable strength in times of financial since the revival of enterprise at the close stress. It would absolutely prevent, in the of the last century. There were two pos-United States, the recurrence of any wide- sible dangers in this creation of new spread bank panic. It would add to the securities—some of them might not be stability of our business in every line and good; and even if they were good the give us a banking and financial system amount might be greater than the availequal to any in the world.

the lesson of the panics from 1857 to chiefly, that private industries of many 1893, in demonstrating beyond denial that kinds were turned into the form of the perfectly solvent banks, if isolated units, joint stock company with a rapidity which without co-operation, cannot protect them- disregarded important financial safeguards selves and save themselves from failure in detail and created an extensive volwithout such suspension of payments as ume of securities in gross. The absence to produce demoralization in all the busi- of proper cash reserves, the issue of large ness of their customers. Well-managed, volumes of securities against good-will, sound, and solvent banks have often been and the effort to persuade the public that forced to refuse payment, and commercial, this good-will would be speedily converted industrial, and financial affairs have been by proper economies into great profits, thrown into confusion in the past, and will be in the future until the government provides the necessary machinery to carried on this occasion to an unusual protect them in times of excitement. The degree of variety and ingenuity. nations' banks must depend upon the nations. They do in other countries. They impressed with the evils of unrestricted must in ours. Our financial stability will competition, devised the first mergers. be subject to constantly recurring attacks When the possibilities of the system were until this plan becomes an established once revealed, men of financial daring, but

the past ten years. Every panic has its creation of securites dawned with such

when needed for its reserve. It should special phases. While there is a simihave exclusive right to issue bank credit larity in the evolution of each, yet no two notes, and it could thus regulate the issue spring from exactly the same causes. The of notes in accordance with the demand, experience of one crisis is the lesson which which would be determined automatically guards against the same errors in the and with perfect precision through its next; but, after the law has tardily and relations with other banks. We need clumsily patched over the weak spots in make no change in the present system of old conditions, some new form of enterbond-secured notes of national banks, nor prise in finance brings on a new period of need we disturb the present volume of over-speculation and unwise banking. The panic of 1873 was largely due to over-Such a bank would also be a great aid extension of railways; that of 1893 was in the establishment of a postal savings- precipitated in this country by the danger bank system, determining at once how the of departure from the gold standard, aldeposits should be handled and invested though there were deeper causes which to prevent such savings-banks only adding affected the whole financial world. In the to the amount of money which the govern- panic of 1907 demands for capital from ment already takes out of circulation. It the railways had their share, but they would also greatly improve the efficiency were less influential than the abuse of

The essential feature of the recent panic able supply of capital would absorb. The The panic of October, 1907, only endorsed difficulties of the recent situation were, were among the features common in some respects to all periods of inflation, but

A few far-sighted and resourceful men, of less constructive genius, sought to ap-The Lessons of the Panic of 1907 .- ply the new formula to every industry This panic was due chiefly to the ex- they could lay their hands on. The poscessive manufacture of securities during sibility of getting rich overnight by the dazzling power upon the mind of the pro- securities, facilities are afforded for the public. a factory.

world, made by the Moniteur des Intérêts \$3,364,600,000; and for 1906, at \$3,125,- cussions of the subject. 000,000. The figures for 1907, when fully thousand million dollars.

per cent. from 1890 to 1905.

moter that he was able not only to deceive frenzied speculation which are lacking himself as to the ultimate results, but, by in Europe. Among the factors which dangling the golden bait before conserva- offer this encouragement are the concentive bankers and offering to share with tration of idle money from the West in them the spoil, to tempt them as well as New York when it is not needed for mov-Private enterprises were ing the crops; the system of permitting turned into corporate form, promoters reserve deposits by national banks in New approached the heads of established in- York, Chicago, and St. Louis; the system dustries with offers to buy out their inter- of daily settlements on the New York est with bonds; the mania to "put to- Stock Exchange, instead of fortnightly gether" competing interests spread to settlements, as in London, with the wide every hamlet where there was a mill or fluctuations which it causes in rates for call money; the acceptance of cash mar-New issues of securities have gone on gins for speculating in securities from during the past decade at an amazing persons without financial responsibility to For the United States alone the an extent unknown in Europe; the absence careful compilation of the Journal of of elasticity in the currency system; the Commerce puts total issues in 1906 at employment of national-bank notes instead \$1,637,013,350 and for 1907 at \$2,102,- of gold in local banking reserves; and the 552.000. When these amounts are added lack of any central control of the discount to estimated amounts of \$35,000,000,000 rate or the gold supply. Added to these already existing in 1905, it appears that local factors have been several of worldnearly one-third of the wealth of the coun-try is represented by negotiable securi- of securities and the rapid increase in the ties. Careful estimates for the entire production of gold have been important.

It is not possible to deal here with all Matériels, put the net demands for the these elements of the problem. It is pronew capital in 1903, after eliminating re- posed only to refer to several which are funding operations, at \$1,846,500,000; for either of the first importance or have not 1904, at \$2,431,700,000; for 1905, at been given their full weight in other dis-

In the first place, there is a fundamental compiled, are likely to be much larger. error, appreciated by but few, even among The total volume of securities in the conservative bankers, in the theory that world, with many probable omissions, is securities represent circulating capital. computed by experts at over one hundred. In fact, they represent, almost invariably, fixed capital-divisible shares or obliga-It is impossible to make comparisons tions of railways, buildings, and factories. for previous years for all classes of cor- The distinction between fixed and circuporations, because the data are not avail- lating capital is somewhat abstruse for able; but in several great classes where the unprofessional mind; but it means statistics have been kept, in the United that savings which have been put into per-States, including government issues, steam manent properties cannot be gotten out railways, street railways, national banks, of that form, while savings which have and trust companies, the par value of been put into the ordinary processes of securities outstanding increased by nearly production in the form of raw materials 25 per cent. from 1900 to 1905 and by 50 and wages come back within a year, usually in a few months, in the form of cash Inevitably the issue of such a mass of paid for the articles produced and the new paper upon the world's markets, even labor employed. But, in more concrete if the paper had represented absolutely form, the manufacturer who employs his sound enterprises, would have created an capital in buying wool and paying wages opportunity for speculation such as the to turn it into cloth has reason to expect world has never seen. By the organization that the cloth will be sold and that the of the American system of dealing in transaction will be completed within a

limited time. The bank which takes a lator on margins, who has been dreaming transaction is completed the money is paid turned to leaden nightmares. and the debt is extinguished. If the detransactions shrink in proportion.

per decreases when business declines. If bond issues became excessive. an insufficient supply of capital in the

Securities fall in the ratio in which the southern republic. supply of circulating capital has been The essential danger of bank-note issues

note based on such a transaction knows of a fortune acquired overnight by the that the note will be paid from the pro-upward movement of prices, finds his ceeds of the sale of the cloth. When the margins wiped out and his golden dreams

When to this condition in the American mand for woollen cloths falls off, the speculative markets, and to this policy of manufacturer buys less wool, the amount enormous loans on securities on the part of cloth produced is smaller, and banking of banks and trust companies, is added a currency system which has no adaptation No such quick liquidation of the capital to modern financial conditions, it is not invested-no such adjustment of supply surprising that panic and loss should and demand—takes place when capital is occur. The lack of elasticity in the Ameriin the form of stocks and bonds of rail- can bank-note system has been so often ways and mills. The capital has been put pointed out that it need not be dwelt into permanent form. The divisible shares upon in this article. There is a very are easily transferable, through the sys- serious menace in the situation, however, tem of the stock exchanges and transfer which has not yet been much discussed. offices, and to the untrained investor they This is the expansion of bank-note issues doubtless appear to represent circulating under a system which does not keep them capital in a form much more effective and related to gold. Thus far in the history negotiable than the promissory note of the United States, since the resumption merchant in the hands of a bank. But, of specie payments in 1879, a combination when the tide of speculation turns and of happy accidents has blinded the eyes banks begin to reduce the valuation of of the public to the danger of issuing notes securities pledged for loans, there is no upon bonds. The danger comes not chiefly automatic law under which the supply from lack of quality in the bonds, but from of securities decreases, as commercial pa- the paper inflation which would ensue if

Limited as circulation has thus far been market is confronted by an excessive issue to United States bonds, this menace has of securities, the struggle to obtain capital not confronted the country as a realized in exchange for securities becomes more fact. It would loom large, however, if intense than the fabled struggle of the the proposition were once seriously enternations, under the theory of the bi- tained of allowing indiscriminate is rucs metallist, to drag over their shivering of bank-notes upon other classes of b. ds. forms the scanty blanket of the world's Safeguards regarding the quality of the bonds would afford no protection against Banks save themselves when securities the wildest paper inflation if the quantity decline by demanding additional margins. available were beyond the legitimate cur-If these margins are not forthcoming se-rency needs of the country. If municipal curities are thrown on the market for bonds alone were admitted to the list of what they will fetch, prices tumble with securities for circulation over \$2,000,000,a crash, and every broker or speculator securities for circulation, over \$2,000,000,is seized with panic. By these processes, 000 would be available. Steam-railway while the quantity of securities remains \$6,000,000,000; and, if only half fell rigid or is increasing, their value ex- within the provisions of the law prescribpressed in prices shrinks by the pressure ing their quality, there would be an openof liquidation. It is an application, in a ing for an inflation of the paper circulasense, of the same principle which is laid tion exceeding in volume anything which down in the quantity theory of money, has ever taken place in the most destitute

diminished. The banks are saved, but the on bonds is that the quantity of bonds has investor finds his properties shrunk far no relation to the volume of current busibelow the price he paid; and the specu-ness, and notes thus issued are not sub-

values, the ebb and flow of gold between international markets. If \$1,000,000,000 in new paper were suddenly infused into the circulation of the United States the effect would be to drive abroad approximately \$1,000,000,000 in gold. This would mean suspension of gold payments, descent to an irredeemable paper basis, and a repetition of the unhappy experience of France with the assignats and of our own country with Continental money. The value of the security in liquidation would weigh little against the excess of the quantity of tools of exchange, and the absence of any provision that their quantity should be governed by the tests of values in all sound markets-redemption in gold on demand and the maintenance of adequate gold reserves.

Curiously enough, the country has been going through a sort of paper inflation of this nature without realizing it. and private banks and trust companies are usually permitted by State law to carry bank-notes in their reserves. As a matter of fact, they carry all forms of currency; but the fact that they are authorized to hold bank-notes and are not required to hold lawful money only, as are the national banks, is practically equivalent to permitting them to build up their credits upon the bank-note, which is only another form of credit. If one form of credit can be thus used as a reserve against another, practically no limit is fixed to the excesses of speculation.

What has happened to demonstrate this theory? A glance at the expansion in State and trust company banking affords the answer. The aggregate figures for all these institutions, except national banks, and including savings-banks, are as follows:

GROWTH OF STATE BANKING.

1900. 1907. Number of institu-13,317 9,519 \$11,168,514,516 391,847,497 Total resources... \$5,841,658,820 Cash reserves..... 220,667,109

This table shows that the State banks and the trust companies have been able, by increasing reserves by about \$171,000,-000, to increase the volume of their obstands in the ratio of less than four per in time of stress.

ject to the great touchstone of the world's cent. of total liabilities. This percentage would be somewhat improved, of course, if only deposits were taken into account instead of gross liabilities; but for the purpose in view here the gross figures will serve equally well as an illustration.

> Whence came the cash to increase reserves sufficiently to expand credit by five thousand millions? In any European country the answer would be that it must have come by the importation of gold. And the gold could be obtained only by making such prices on export commodities and on securities, and such rates for money, as should prove attractive to foreign holders of gold. But, in the United States, expansion of bank-note issues occurred from \$246,277,222 on January 1, 1900, to \$687,340,835 on December 28, 1907. Here was an increase of about \$440,000,000 in a form of credit counted by State banks as reserve money-sufficient to form the tottering foundation of ten thousand millions of an airv structure of new credits! Perhaps those bankers who have manufactured credit through State banking institutions to the extent of five thousand millions are to be congratulated, like Clive, upon their moderation, when the increase in bank-note circulation alone would have permitted them to add another five thousand millions if securities had been manufactured fast enough to afford them the basis for making loans.

> A volume might be written upon the dangers of this sort of financing; and yet it has gone on so gradually and unobtrusively that only with the appearance of the assembled figures of the comptroller's report for the banks of all the States has the amazing character of this inflation been revealed.

What are the remedies against such dangers in future? There are many which might be considered—the stricter regulation of trust companies, already proposed by Governor Hughes; changes in Stock Exchange methods which would diminish speculation on insufficient margins; regulation of corporations after the English fashion-not for the purpose of clubbing the corporations over the head, but of protecting the investor; and a currency ligations by \$5,325,000,000. The reserve system which will afford a sheet-anchor

rediscount for other banks, to issue its fire of a modern battle-ship. notes to meet business demands, to keep

in Sweden, and in 1907 in the Swiss re- sioned the inevitable crisis. public. Only by such an institution, diby the union of leaders for self-preservasmooth-working system.

Macaulay declared of the American rates for money, which make our market Constitution that it was "all sail and a wonder for civilized nations, would no anchor." He might have made the same cease. With such an institution, the disdeclaration of our existing financial sys- graceful spectacle of currency suspension, tem. When the crisis came, conservative in time of profound peace, by all the banks and resourceful skippers, who had watched of the richest nation in the world would with forebodings the reckless crowding on be no longer possible. But until some of sail by reckless boy captains, came to of these reforms are inaugurated New the front and welded together a few tem- York can never permanently command porary anchors out of such remnants of foreign capital at will, nor become a centre conservatism and sound finance as they upon which foreign exchange would be found at their hands. They saved the drawn in transactions outside her own ship by warping her off the rocks. What immediate local needs. Our present finanis needed, however, to keep the ship upon cial system is the outgrowth of Treasury a steady course is a strong, permanent, needs in 1863. It handicaps this country and well-tested anchor under the direction in the contest with financial rivals as comof an intelligent and far-sighted skipper pletely as an old side-wheeler of 1863 with unquestioned power to act. This would be handicapped in the race across would be afforded, so far as the banking the ocean with the Lusitania or the system is concerned, by the creation of a Mauretania, or as the old wooden shipcentral bank of issue, with authority to of-the-line would be outclassed under the

Our Present Crisis .- In an effort to its reserves in gold, and to regulate its judge concisely the character, the causes, general policy by the state of the foreign and the probable result of the 1907 panic, exchanges as reflected by the movement of I have made a comparison between the present panic and the other great panics Every other advanced commercial na- which have occurred in this country, and tion has such an institution. France which have to a greater or less degree in-adopted it under the great Napoleon; volved the world's markets. By "great Bismarck made it a part of the unifica- panic" I mean one in which the country's tion of the German Empire in 1873; back- banks have practically all suspended payward Spain came to it in 1874; Austria- ments. This country has experienced five Hungary and Russia adopted it when they panics of that description-in 1837, 1857, sought to put their finances upon a sane 1873, 1893, and 1907. There were a numbasis. Even Japan rejected our system ber of intermediate disturbances or semiof a bond-based currency issued by local panics, but they did not prostrate the banks and entrusted her currency system country commercially and industrially. to the Bank of Japan in 1882. Italy The similarity of the conditions which practically adopted the system after the prevailed at these periods forces one to bank scandals of 1893; and as recently as the conclusion that in each and every in-1904 a central bank went into operation stance the same underlying cause coca-

The most striking similarity is to be rected by officers approved by the govern- found in the index price of commodities. ment, can the requisite unity be given to In each panic the index number reached the financial system. The unity of action its greatest altitude. In no other year secured tardily in all our great panics can one find such high prices for commodities as prevailed immediately before and tion would become an established and up to these panic periods. Our own index numbers do not run back to the early pan-A central bank stands like a Gibraltar ics, but Dr. Soetbeer and Mr. Saurbeck amidst the waves of financial turmoil, clearly demonstrate the high range of comwhere isolated banking units perish. With modity prices in 1837, 1857, and 1873. such a power of regulating the money- Dr. Soetbeer took one hundred Hamburg market, the grotesque gyrations of call articles and fourteen articles of British 1906.

caused the commodity prices to rise to such heights before these panic periods? was the increase in the circulating medium of exchange, or money. That increase, though more or less gradual, has always been accompanied and followed by an extension of business in every quarter, apparent national prosperity, speculation in stocks and land, until credit became unduly expanded to a point of inflation. That condition has been accompanied by national and personal extravagance, resulting usually in over-production and over-stocking; until, finally, in a cloudless sky, in the midst of plenty, every one is astonished to hear a crash.

Chaos ensues. One to five years of stern economies and readjustment follow. Then everything becomes normal, and again we pluck up courage and start on our ride for another fall. We learn little by our experience-and in a generation one forgets!

It is all Human Nature. The natural phenomena of this panic of 1907 in no wise vary, in any marked degree, from those which have attended every other great panic.

the political, industrial, and social eleeconomic laws or by legislating a substialmost invariably a panic ensues.

Mr. Saurbeck took forty-five to rectify it, and probably we shall not. English prices. In America both Dun and The four previous panics occurred, re-Bradstreet show that commodity prices in spectively, in the inaugural years of the June, 1907, were the highest ever known Presidents, and in two of the panicsin America, ranging, as the index number namely, those of President Van Buren and did, some fifty per cent. higher than in President Grant-a special session of Congress was called to act upon currency The question naturally arises: What legislation. Another curious coincidence is that the great New York fire occurred in 1835, the Chicago fire in 1871, and the The fundamental cause in every instance San Francisco fire in 1905, in each instance two years before the panic.

Let us take up the panies in order.

Panic of 1837.—The States in 1832 substituted metallic for paper currency, and in 1835 paid off the national debt, at the same time abandoning the United States Bank, though Congress rechartered the Bank and President Jackson vetoed it.

The government deposits were taken from the United States Bank and were placed in the various banks in different sections of the country. These banks were permitted to issue bank paper, which was done to excess. That was the fundamental cause of the panic of 1837. The banks suspended specie payments in May; in the fall the United States Treasury receipts were insufficient to defray the expenses of the government.

Following are a few extracts from President Van Buren's special message to Congress. His message first states that there was great diversity of opinion as to the real causes. He attributed the panic to:

"Over-action in all departments of business, stimulated to destructive conse-Political economists all recognize that quences by excessive issue of bank paper, and by other facilities for the establishments which make up our life are very ment and enlargement of credit. The conclosely related to the circulating medium sequences of this redundancy of credit, of exchange recognized among nations, and the spirit of reckless speculation en-Alter that by greatly increasing or di- gendered by it, were a foreign debt conn.inishing its volume, particularly the tracted by our citizens, estimated in former, either by the operation of natural March last at more than \$30,000,000; the extension to traders in the interior of our tute for money, and the political, indus-country of credit for supplies greatly betrial, and social elements must adjust youd the wants of the people; the investthemselves to he new conditions, and be-ment of \$39,000,000 in unproductive pubfore that adjustment can be completed lic lands; . . . the creation of debts for an almost countless amount for real estate in It is interesting and illuminating to existing and anticipated cities and vilread the Presidents' messages in the years lages, equally unproductive, and at prices of the great panics. They all attribute which now seem to have been greatly disthe respective panies to our wretched proportionate to its real value; the exbanking system; yet we have done nothing penditure of immense sums in improve-

ments which in many cases have been found to have been ruinously improvident; deflection of much of the proceeds which should have been applied to other matters, such as the exportation of wheat to Europe [the States imported wheat in 1837]; ... and, finally, without enumerating other injurious results, the rapid growth nized as a medium of exchange, was fundaamong all classes, and especially in our great commercial cities, of luxurious habits of living founded on merely fancied welfare, and detrimental alike to the industry, the resources, and the morals of the country."

In 1837 the average of commodity prices reached the highest point touched, up to that time, in the history of the country.

Panic of 1857 .- In 1849 gold was discovered in California. The total world's production of gold from 1700 to 1800 was \$1,300,000,000; from 1800 to 1850, \$820,-000,000; and for the seven years, 1850 to 1856, inclusive, \$820,000,000.\* This enormous increase in the production of gold, half of which occurred in the United States alone, caused an excessive extension of credits with resultant inflation. Everybody was eager to get rich immediately. Hence the fundamental cause of the panic of 1857 was this enormous production of

Listen to President Buchanan's reference to the panic in his message to Congress, December 8, 1857:

"In all former revulsions the blame might be fairly attributed to a variety of co-operating causes, but not so on the present occasion. It is apparent that our existing misfortunes have proceeded from our extravagant and vicious system of paper currency and bank credits, inciting the people to wild speculation and gambling in stocks. These revlusions must continue to recur at successive intervals so long as the amount of paper currency and bank loans and discounts shall be left at the discretion of 1,400 irresponsible banking institutions, which, from the very law of their nature, will consult the interests of their stockholders rather than the public welfare."

In 1857 the average price of commodities again reached the high point of

Panic of 1873.—The absorption of \$400,-000,000 of gold by Germany to place the Empire on a gold basis, and the five billion francs paid Germany as a war indemnity, together with the enormous increase in the production of silver, which all the world except England and Germany recogmentally the cause of this panic. The silver production amounted to \$40,000,000 annually in the fifties, \$55,000,000 in the sixties, and \$91,000,000 in the seventies. In 1872 silver bullion prices commenced to decline, breaking for the first time in twenty years sixty pence an ounce.

After our Civil War, with an unsecured paper currency, we plunged into the excesses of credit inflation and speculation with nothing to back it. The \$50,000,000 of gold which we produced per annum we exported. Our imports exceeded our exports by \$109,000,000. No wonder this panic lasted five years, from 1873 to 1878.

The silver question aggravated this situation, as it did in the period of 1893 to 1896 to a much greater degree.

President Grant's message relating to the panie of 1873 sounds somewhat like President Roosevelt's groping financial utterances in his last message. The following are some extracts from President Grant's message:

"In the midst of great national prosperity a financial crisis has occurred which has brought low fortunes of gigantic proportions. . . . We can never have permanent prosperity until a specie basis is reached. . . . . Exports must exceed imports. . . . Elasticity of circulating medium is desired. . . . Patent to the most casual observer that much more currency is required to transact the legitimate trade of the country during the fall and winter months while the various crops are being moved."

The average commodity prices in 1873 reached a new high record in the country's history up to that date.

Panic of 1893.—The fundamental causes of this panic were the enormous production of silver and our silver-coinage acts, causing inflation of an unstable currency, intensified by the demonetization of silver which had commenced throughout the world. After fifteen years of prosperity every one was lulled to sleep. The lesson

<sup>\*</sup> Soetbeer's Materialism.

of 1873 was forgotten. Credits were in- \$3,200,000,000 of gold has been produced, time in twenty years, rose close to the 000,000; to-day it is \$407,000,000 for 1907. high prices of 1873; merchants were This augmentation of the circulating owing to the insistence by one-half of paralleled expansion of railroad clouds we had seen in four years. Presi- estate and stocks. dent Cleveland called a special session of sage he said:

remunerative production in manufacture, topple over. with unusual invitation to safe investof business.

silver by the general government."

the last ten years, inclusive of 1907, class.

flated; imports for the first time in years one-half as much again as all the gold exceeded exports; land speculation was produced in the 150 years from 1700 to rampant; commodity prices, for the first 1850. In 1900 the production was \$254,-

over-stocked; many railroads had been medium has had its inevitable natural "skinned" to enrich their executive com- result in rapidly rising values of committees; and our gold reserves were de- modities to a record level, causing propleted. This panic lasted four years duction to be unduly stimulated, with unour population upon bimetallism, or the provements and manufacturing extensions free coinage of silver at the rate of sixteen throughout the entire business world-the to one. Our currency was finally recog-banks, in consequence, extending their nized as being on a gold basis by the credits to a point of inflation. The above election of President McKinley in 1896, concomitants of all panics were also at-That was the first bright lining to the tended with the usual speculation in real

The excessive inflation of credit was Congress to deal with the currency situa- finally checked by the exhaustion of the tion on August 8, 1893, and in his mes- currency upon which credit should be based, as was evidenced by the rapid rise "The existence of alarm and an ex- of discount rates to a prohibitive level; traordinary business situation involving railroads which in 1902 issued bonds on the welfare of all our people has con- a three-per-cent. basis were obliged to pay strained me to call together in extra eight to ten per cent. on short-term notes. session the people's representatives. With These rates forced retrenchment, and replenteous crops, with abundant promise of trenchment caused the edifice of credit to

It is probably true that President Roosement, and with satisfactory assurance to velt's attitude toward swollen fortunes, business enterprise, suddenly financial dis-railroads, and other corporations has tress and fear has sprung up on every hastened the crisis; but my personal opin-Many institutions have suspended ion is that those who attribute this panic because assets were not immediately avail- to his attitude are wrong, and that he in able to meet the demands of frightened no sense has even been a contributory depositors. Depositors and individuals are cause. His attacks drew to the surface, content to keep in hand the money they somewhat violently perhaps, some of the are usually anxious to loan, and those most deeply rooted evils which have alengaged in legitimate business are sur- ways lain at the base of every great panic prised to find that securities for their —that is, dishonesty in the administration loans, though heretofore satisfactory, are of great aggregations of capital, the exno longer accepted. Fortunes supposed to posure and correction of which, if sucbe fixed are now becoming conjectural, and cessful, will work for the lasting benefit loss and failure have invaded every branch of the entire country. My only wish is that our President in his denunciatory "I believe these things are principally policies would absorb in his heart—makchargeable to Congressional legislation ing the whole country feel that it is there touching the purchase and coinage of -the spirit expressed by his acknowledged ideal, President Lincoln, in those words Panic of 1907.—This panic in no wise contained in his last inaugural address: varies in any degree, in its natural phe- "With malice toward none, with charity nomena, from the other great panics. The for all." This would obviate the danger fundamental cause of the present panic which even the President's best friends fear is the enormous gold production. During -namely, that of arraying class against

earnings in any corporation he desires, been such small borrowers of money. and it is now the policy of all enlightened be guaranteed against dishonest manipulation of corporation affairs.

indicated that the executive committees directed by men whose names the country running those corporations largely for their own benefit.

Public confidence was destroyed. President Roosevelt, seeing his opportunity, has rightfully pressed the situation, so that we are reasonably sure of corrective legislation.

It is now popular for the so-called to Stock-Exchange speculation. As a matter of fact, there never was a panic in which the Stock Exchanges were so little involved. To start with, the business on the Stock Exchange during the past year has been much less than in 1901, 1905, or 1906. Following are the figures:

	Bonds.	Stocks.
1901		251,786,341 shares
1905		260,220,317 shares
1906		280,179,477 shares
1907	540,000,000	196,000,000 shares

When one considers the large increase in securities listed on the Stock Exchange, there was relatively less speculation in 1906 than in 1901. Furthermore, the loans in 1907 of the New York Stock Exchange members with the banks have been less than any year since 1900.

The United States Comptroller's report of September 4, 1906, showed that New York banks were loaning \$100,000,000 less on stocks, bonds, other personal se- try is in securities, and the Stock Ex-

Corporations, whether trust or not, hon- curities and mortgages, than on August estly managed, are a national bulwark 25, 1905. The Comptroller's report for and equally advantageous to rich and poor 1907 is not yet out, but any one conalike. The poorer man with his surplus versant with Stock-Exchange loans knows has always the opportunity to invest his that Stock-Exchange houses rarely have

Naturally, one asks: What does the corporations to give special terms for in- \$1,100,000,000 loans and discounts reprevestment to their employees; but in view sent if it does not represent Stock-Exof the insurance, Alton, Metropolitan, and change borrowings? It represents loans other disclosures, it must be apparent to on municipality obligations, largely those the densest intellect that the public must of New York City, loans on underwritings of bonds, stocks, and short-time notes of railways, also mortgages and advances to The best reason I can give why this large railway and industrial corporations panic arrived ahead of time, the twenty- which have found it impossible to sell year period, is the distrust and lack their paper. Such loans as the above of confidence which was disseminated are fixed and practically impossible to throughout the country by the insurance liquidate. The central reserve cities hold disclosures, and then the revelations which unusually small amounts of commercial paper. This class of paper has gone to the of our largest and strongest corporations, country banks. It was estimated by a Chicago banker that the country banks had been taught to conjure with, were held \$300,000,000 on November 1, 1907; this paper is gradually being paid off, and the cash goes to the country and stays there. In three years the country banks have increased their loans \$658,-000,000, against \$70,000,000 in central reserve cities and \$213,000,000 in other reserve cities — a total of \$941,000,000 increase in loans, while specie and legal "yellow" writers to attribute this panic tender increased only \$40,000,000. In this enormous increase in loans and small increase in cash lay the weakness of the situation.

The above exposition should clearly demonstrate how little the Stock Exchange has had to do with the panic of 1907.

Stock speculation, like land speculation, and extension of loans by banks, is one of the concomitant factors in every panic. It is an incident. The Stock Exchange is a barometer of business. People usually sell that which they can sell most quickly and most easily, so as to protect their more involved commitments; consequently, the Stock Exchange feels all impending trouble first.

The country at large confuses Wall Street with the Stock Exchange. Stock Exchange is the servant of the investors all over the country. Twenty-five per cent. of the total wealth of the counassistance of the Stock Exchange.

After comparing these various panics that the present panic has been forced on before its legitimate time. It has found us with our farmers rich, our exports in excess of our imports this calendar year to the extent of something over \$435,-000,000; our industries are not overstocked, and our merchants are not greatly extended. I believe this panic will prove more like that of 1857, and after one year's dull, not prostrate, business we shall, when the election is over and the reductions to be made in the tariff are thoroughly understood, rapidly regain confidence and give the world a merry war for supremacy in trade, particularly so with honest administration of our trusts and not too much governmental interference, for they will then be able to give a most excellent account of themselves. The country will realize that combinations of industries assure us against undue invasion of foreign manufacturers and effect a greater export trade, thus bringing about greater stability in wages and employment.

In view of the currency legislation which Congress proposes enacting this winter, I think President Buchanan's words have a special significance when he refers to "1,400 irresponsible banking institutions which, from the very law of their nature, will consult the interests of their stockholders rather than the public of to-day. The people believe that there prosperity. is far too much speculation in the ma-

change represents the majority of that government in the interests of the people. wealth in listed bonds and stocks. "Wall Why place the control of an elastic cur-Street" represents nothing but individual rency in the hands of institutions which capitalists whose financial schemes are have a significant interest in adjusting carried out without the recognition or money rates to the production of dividends for their stockholders?

I doubt if the credit-currency scheme one finds much comfort in the thought will protect the people. The banks and bankers will get the best of it; and, in the event of a great panic, with the artifices and devices which are sure to grow up under any such system, I believe the people would be apt to become thoroughly frightened and withdraw their savings from circulation in the future as in the past. Thus hoarding would not be averted and a panic would ensue.

> I do not pretend to be a financial critic, but I have a strong conviction that the dignity and welfare of our government will best be served by establishing a central bank based upon our national banking institutions, forcing national banks to support the central bank on any basis the authorities deem wisest, regardless of prerogatives now assumed or vested.

> Again, as an adjunct to the central bank, I believe a national postal savings-bank should be an integral part of the system. A postal savings-bank would protect the poorer classes and make their rest happier and their days more contented when panics rage and their employment is threatened. Further, it would make the poor man a better citizen, causing him to feel more a part of his country.

However, any bill which would give greater elasticity to our currency would mitigate our present plight. Given such a bill and a continuance of the gold production, which we have every reason to welfare." The "law of their nature" of believe will not diminish in the near our 6,500 national banks and 7,500 other future, and values cannot permanently banks is the same as that of the 1,400 remain at their present level; but soon banks in 1857, and there can be little the economies forced upon us by the panic doubt that President Buchanan's state- will regain for us confidence, and we shall ment in a measure applies to the banks once more find ourselves on the waves of

jority of our national banks. It occurs technical body under command of the to me that to base the new currency bill chief of engineers and attached to the upon the assets of the national banks War Department. The corps is charged as they stand would not be for the best with all duties relating to construction interests of the people at large, as com- and repair of fortifications, whether perpared with the establishment of a cen-manent or temporary; with torpedoes for tral institution to be managed by the coast defence; with all works of defence;

### U. S. GEOGRAPHIC BOARD-UNITED STATES

river and harbor improvements, with mili- and it ceased to operate. tary and geographical explorations and signed to the corps by acts of Congress or orders of the Secretary of War.

BOARD ON GEOGRAPHIC NAMES.

United States Homestead Legisla-See Exemptions from Taxation; HOMESTEAD LAWS. .

United States was established in Phila- previous to that time. delphia, Pa., by act of Congress in April, The San Francisco mint was authorized issued from this mint bear no special let- mint, excepting the main mint at Philater. It was the only mint until 1835, delphia. Its mint letter is "S." when other mints were established at The following coins are no longer made: Orleans, La.

The act of 1835 also authorized a mint it from the five-cent nickel. at New Orleans, La., whose coins were to bear the mark "O." (See article on NAVAL ACADEMY, UNITED STATES.

Coinage, Confederate.)

The Dahlonega, Ga., branch of the mint NAVAL SHIPS. was also authorized by Congress in 1835. It was intended to issue gold coins made tions. See Nominating Conventions.

with all military roads and bridges, and from metal taken from the Georgia mines, with such surveys as may be required for and regular coinage began in 1838. Althese objects, or the movement of armies most all the coins of this mint are scarce. in the field. It is also charged with the In 1862 the Confederates seized the mint

The Carson City, Nev., mint coins bear surveys, with the survey of the lakes, and the letters "C. C." The standard silver with any other engineer work specially as-dollars issued with the dates of 1870, 1871, 1872, and 1873 are all very scarce.

A branch mint was authorized in 1864 United States Geographic Board. See to be operated at Dallas City, Oregon, for the coinage of gold and silver, but it never issued any coins.

In 1864 a mint was authorized to be established in Denver, Col., all coins to United States Military Academy. be made there to bear the mint letter See MILITARY ACADEMY, UNITED STATES. "D." It made no coinage previous to United States Mints. A mint of the 1906, but was used as an assay office only

1792, and began to coin money the next in 1852 to coin both gold and silver, and year, but it was not until January, 1795, since that year has coined a greater that it was put into full operation. Coins amount of gold and silver than any other

Charlotte, N. C., Dahlonega, Ga., and New half cent, one cent, large copper, two-cent The mint established at piece, bronze, 20-cent pieces; but at the Charlotte, N. C., was to be devoted ex- time of writing there is pending in Conclusively to the coinage of gold which was gress a law proposing to re-establish the taken from the North Carolina mines. coinage of the half cent and of the three-All coins produced at this mint were to cent piece. The latter coin to be in nickel bear the mint letter "C" on their face. with a hole in the center to differentiate

United States Naval Academy.

United States Naval Ships.

United States Nominating Conven-

### UNITED STATES OF AMERICA

for the admission of Arizona and New ippine Islands, according to the census

United States of America. The name Mexico into the Union as the 47th and given to the thirteen English-American 48th States respectively. According to colonies in the DECLARATION OF INDE- the thirteenth census (1910) the popula-PENDENCE (q. v.), July 4, 1776. In 1910 tion of Continental United States was their number had increased to forty-six 91,972,266; of non-contiguous territory States and five Territories, besides the (including Alaska, 64,356; Hawaii, 191,insular or non-contiguous possessions of 909; Porto Rico, 1,118,012; and persons the Philippine Islands, Porto Rico, Ha- in military and naval service abroad, waii, Panama Canal Zone, Tutuila, Guam, 55,608), 1,429,855-total for area of enu-Wake, and other Pacific islands. In that meration, 93,402,151. If to the foregoing year Congress passed an act providing total is added the population of the Phil-

the various lines of progress, see the titles crly point of Maine, 66° 48′ W., to 125° of desired subjects in their alphabetical 20′ W., on the main land. places throughout this encyclopædia.

of 1903, 7,635,426, and estimates for West, its most southerly point, 24° 33' N., Guam, Wake, and Tutuila islands, and the to the forty-ninth parallel of north lati-Panama Canal Zone, the grand total un-tude. From this latitude, on the Pacific der the protection of the American flag coast, the territory belongs to Canada to would be about 101,100,000. For details 54° 40', where Alaska begins, extending of the population, see CENSUS, and for to the Arctic Ocean and embracing an statistics and other information concern- area of over 590,000 square miles. In ing the development of the country along longitude it extends from the most east-

The Congress has two Houses: the Sen-On Sept. 9, 1776, the Continental Con- ate, whose members are elected for six gress resolved "that in all continental years by the State legislatures, and the commissions where heretofore the words House of Representatives, elected for 'United Colonies' have been used, the style two years by the people of the different be altered for the future to the United States. Representation in the Senate is by States." In latitude it extends from Key States, without regard to population; in

STATES IN THE UNION AND DATE OF THEIR ADMISSION.

Order.	Name.	Date of Settle- ment.	Where first Settled.	By whom Settled.	Date of Admis- sion.	Area in Square Miles.
1	Virginia	1607	Jamestown	English	4	38,348
2	New York	1614	New York	Dutch	The	47,000
3	Massachusetts	1620	Plymouth	English	13	7,800
4	New Hampshire	1623	Little Harbor			9,392
5	Connecticut	1633	Windsor	,,	Original	4,750
6	Maryland	1634	St. Mary's		02	11,124
7	Rhode Island	1636	Providence		E,	1,308
8	Delaware	1638	Wilmington	Swedes	21	2,120
9	North Carolina	1650	Chowan River	English	<u>70</u> 2	50,704
10 11	New Jersey	1664 1670	Elizabeth	66	Ęģ.	8,320
12	South Carolina Pennsylvania	1682	Philadelphia	64	States	34,000 43,000
13	Georgia	1733	Savannah	44	-	58,000
14	Vermont	1724	Fort Dummer	44	1791	10,212
15	Kentucky	1775	Boonesboro	66	1792	37,680
16	Tennessec	1757	Fort Loudon	44	1796	45.600
17	Ohio	1788	Marietta	. 44	1802	39,964
18	Louisiana	1699	Iberville	French	1812	49,34
19	Indiana	1730	Vincennes	64	1816	38,809
20	Mississippi	1716	Natchez	44	1817	47,156
21	Illinois	1720	Kaskaskia	44	1818	55,410
22	Alabama	1711	Mobile	66	1819	50,722
23	Maine	1625	Bristol	46	1820	35,000
24	Missouri	1764	St. Louis		1821	65,356
200	Arkansas	1685	Arkansas Post		1836	52,19
26	Michigan	1670	Detroit		1837	56,45
27	Florida	1565	St. Augustine	Spanish	1845	59,26
28 29	Texas	1692	San Antonio	Umaliah	1845	274,35
30	Iowa	1833 1669	Burlington	English	1846 1848	55,04
31	Wisconsin	1769	Green Bay San Diego	French	1850	53,92 188,98
32	California	1846	St. Paul.	Americans	1858	83,53
33	Oregon	1811	Astoria	. 46	1859	95,27
34	Kansas	1011	11300114	44	1861	81,31
35	West Virginia			English	1863	23,00
36	Nevada			Americans	1864	104,12
37	Nebraska			44	1867	75.99
38	Colorado			66		104,50
39	North Dakota	1780	Pembina	French	1889	70,79
40	South Dakota	1857	Sioux Falls	Americans	1889	77,65
41	Montana	1827	Fort Union	61	1889	146,08
42	Washington	1845	Tumwater	44	1889	69,18
43	Idaho	1834	Fort Hall		1890	84,80
44	Wyoming	-1834	Fort Laramie		1890	97,89
45	Utah	1847	Salt Lake City		1896	84,92
46	Oklahoma					70,05
47	Arizona					113,02
48	New Mexico			**	1912	122,58



WASHINGTON RECEIVING THE ANNOUNCEMENT OF HIS ELECTION TO THE FIRST PRESIDENCY OF THE UNITED STATES



the House of Representatives the representation is in proportion to population. The totals by States, with increase, 1900 and President of the United States is elected 1910; totals of cities exceeding 25,000 in every fourth year by electors chosen by the 1910, with changes since 1900; comparapeople, each State having as many elective rank of States in population, 1790toral votes as it has Senators and Representatives in Congress. For special history as to the events, administration, etc., of the United States, and of the separate colonies, States, and historical villages and cities, and of the individuals participating in the same, see under their respective heads.

Special attention is called to the five accompanying maps:

- 1. Map of census for 1910, compared with the census of 1900.
- 2. Population per square mile, by States, 1910.
- 3. Per cent. of urban in total population, by States, 1910.
- 4. Per cent. of increase in urban population, by States, 1900-1910.
- 5. Per cent. of increase in rural population, by States, 1900-1910.

Also to the following tables:

- 1. Progress of the United States in area, population, industries, commerce, etc., in four sections.
- 2. Total urban population, by States, in 1890, 1900, 1910.
- 3. Total rural population, by States, in 1890, 1900, 1910.
- 4. Population of metropolitan districts in 1900 and 1910.
- 5. Percentage of male population by elements, 1900-1910.
- 6. Percentage of males of voting age, 1900-1910.
- 7. General farm crops, acreage, 1879-1909.
- value, 1899-1909.
  - 9. Farms and farm property, 1850-1910.
  - 10. Manufacturing industries, 1849-1909.
- 11. Table of principal industries and values of products in 1909.

Elements of the Population .- The accompanying tables summarize various elements and features of the population of continental United States as reported by the Census Bureau for 1910.

For totals of population in 1790-1910; 1910; and for total population per square mile, by States, 1890, 1900, and 1910, see CENSUS; and for the centre of gravity, 1790-1910, see CENTRE OF POPULATION.

Urban Population, 1890, 1900, and 1910.—The Census Bureau classifies as urban population that residing in cities and other incorporated places of 2,500 inhabitants or more, including New England towns of that population. In most sections of the country all or practically all densely populated areas of this size are set off from rural territory and incorporated as municipalities (variously known as cities, towns, villages, boroughs, etc.). In New England, however, this is often not the case. Many of the towns consist in part of distinctly rural territory and in part of densely populated areas which are not incorporated separately and for which it is impossible to make separate population returns. For this reason it has been necessary in the New England States to include with the urban population that of all towns having 2,500 inhabitants or more. The urban areas in New England, as classified by the census, therefore include some population which, in other sections of the United States, would be segregated as rural.

The accompanying table shows the total urban population and its percentage to the whole in the census years 1890, 1900, and 1910:

Rural Population, 1900 and 1910 .-Urban population being defined as above stated, the remainder of the country is . classed as rural, consisting (except in New 8. General farm crops, production and England) of all unincorporated territory and of incorporated places of less than 2.500 inhabitants. There has been in every State since 1900 an increase in urban population, but in six Statesnamely, New Hampshire, Vermont, Ohio, Indiana, Iowa, and Missouri-there has been a decrease in rural population. all but two States-Montana and Wyoming-the urban population has increased faster than the rural population, and generally at a much more rapid rate.

Progress of the United States, 1590 1911.—The following table shows the progress of the United States in its area, population, and material industries from 1790 to the end of 1911:

# PROGRESS OF THE UNITED STATES, 1790-1911.

1870.	· · ·	2,3 1	295,108 23,108,788 691,005, 1,378,256 (000,000) 25,000,000	324,962,638		427,23	542, 549, 0 8,944	252,148 4,232,325,442 1,158 395,950,834 1,251 194,538,374		5,090 129,335,498 5,580 435,958,408 6,303 392,771,768 4.78 ×9.77
1805.	3,026,789 34,748,000	2,2	28,295,108 691,005 25,000,000	378,916,742		325,83	n 308, 242,	322,031,158	ਮੌ ਮੌ	238,74
1800.	3,026,789 31,443,321 10,57 16,150,616,000	59,064,402 1 91 64,640,838 3,443,687 0 11	23.473.654 2,259.396 228,304,775		207,102,477 435,407,252 13 85	7,231,143,057	149.277.504 603.870 7.980,493,003	1,885,861,676 56,054,600 53,187,512	63,130,598 16,472,203 11,514,650 1,100,802	3.144, £21 3.53,616,119 11, £5 3.33,576,057
1850.	2,997,119 23,191,876 7,88 7,135,780,000	63,452,774 63,452,774 3,782,393 0 16	31,981,739 1,866,100 147,395,456		131,366,526 278,701,982 12.02		14,051,520 43,431,130 78,701 3,967,343,580	123 025 1,019,106,616 43,592,889 39,668,686	40,048,383 9,687,025 7,904,725 1,866,886	3,782,393 173,509,526 7.48 144,375,726 0.23
18 to,	I,792,223 I7,060,453 9.73	3,573,344 0 21 3,573,344 174,598 0 01	1,675,483 1,726,703 79,336,916		61,000,000 106,968,572 87,344,295 186,305,488 6.79 10.91			13,480,115	24,314,518 7,005,267 6,113,897 2,603,502	98,258,706 5.76 123,668,932 7.25
1830.	1,792,223	48,565,407 3,77 48,565,406 1,912,575	643,105 2,495,400 <sub>1</sub> 26,344,295		-		6,973,304	24,844,117	H .	1,912,575 62,720,956 4.87 71,670,735 5.57
1820,	1,792,223 9,638,453 5.49	91,015,500 91,015,500 5,151,004	1,319,030 501,081 22,300,000		44,800,000 67,100,000 6.9.1		1,138,576	17,840,670	pad	5,151,004 74,450,000 7,71 69,691,669 7.22
1810.	1,720,122 7,239,881 4.26	53,173,218 7.34 53,173,218 3,163,671	50 63 27,00		10,500,000 28,000,000 26,500,000 55,000,000 5.00 7.59			9,384,214		85,
1800.	892,135 5,308,483 6.47	82,976,294 15 63 82,976,294 3,402,601			10,500,000			10,848,749		3,402,601 91,252,768 17.19 70,971,780
1790.	867,980 3,929,214 4.79	dolls R 75,463,477 dolls R 75,463,477 dolls R 75,463,477 dolls P 1,77,863	j 71,485 j 370,684					10,00	.0	3 1 20 20
ITEMS.	Area a	ebt h dolls		s. in circulations. in circulations in circulation	dollars.  Miscellaneous currency m. dolls Circulation of money. dolls Per capita. dolls		Total, United States dolls. Indvl. deposits nat'l b'ksdolls. Deposite in savings banksdolls. Depositens, savings banks No Frams and farm property cdolls.			n public debt

1870.	583.589 150.932.708 140.708.845 15.54.506.149 15.54.506.149 15.54.506.149 15.54.506.149 15.54.506.149 17.54.500 17.57.400 17.57.400 10.57.400	125.000.000.000.000.000.000.000.000.000.0	690,826 3,540 88,242,009 24,402 19,772,21 9,157,646 37,83,566 13,333 38,333
1865.	288,286 11,600,991 11,227,294 13,225,000 15,642,200 15,642,200 10,643,012 10,033,4012 10,033,4012	8,500 1,200,000 1,200,000 0,31,397,214 0,31,397,214 8,804,374 1,504,374 3,346,374 3,346,374 1,504,1199 1,604,1199 1,604,1199	17,4
1860.	26,158,35 48,453,008 1,059,320,115 5,010,019 2,471,775 2,115,140,775 4,000,000 11,000,000 21,000,000	60.204.013 173.149.24 838.7149.24 838.7149.24 838.7144.05 23.052.20 1,767.686.338 1,767.686.338 1,767.686.338 2,867.631 2,867.631 2,567.631 2,567.631	8, 8,
1850.	23,823,106 1,053,702 1,073,702 1,173,202 1,173,202 2,173,202 3,503,31 5,503	22.816.059 10.04.85.941 20.04.85.944 20.04.85.944 24.26.056 25.06.06 26.06.06 2	18,417 5,499,984 2,526 369,080
1840.	346.287 8.157.923 332.747 11.77.875 14.977.586 24.33.609 24.33.609 24.33.609 24.35.609 24.35.609 24.35.609 24.35.609 24.35.609 24.35.609 24.35.609 24.35.609 24.35.609	F. 100 84,88.2.11 84,88.2.11 317.53.11 120,81.074 120,81.074 743.911.07 121,203 1.280,909 89,705 541.00	13,468 4,543,522 84,066
1830.	6,346,287 9,570,195 32,747 7 564,950 285,779 105,000	298.459,103 298.459,102 23 58.560 514.508 517.475	8,450 1,850,583 1,403
1820.	7,792.544 46,552 2,0,000	577.540 100.000 127.800.158 88.394 58.394 600.058 019.448	M 861 M 861 M 883 M 883
1810.	91.914 9.403 B 20	286,195 35,565 03,361,402 127,575 410,175 984,269	2,300
1800.		153.509 17,789,803 100,201 301,910 609,921	2 80,804
1790.	089:51	11,000 F 2,027 H 56,679 346,254	71,275
ITEMS.	Imports—Silk, raw has Rubber crude has Ino steel, mar's of dells Domestic exports and steel mar's steel and steel mar's carle from animals—Value No Sheep No Sheep No Sheep No Sheep No Sheep Carle to a Sheep Carle to a Sheep Carle to a Sheep Carle to a Sheep No Sheep No Sheep No Sheep No Sheep Carle to a Sheep Con No Sheep Carle to a Sheep Con No Sheep Carle to a Sheep Con No Shee	Corporation of the parts of the	Vessels through Soo Canal, Commercial failures No. Amount of liabilities. No Receipts P. O. Dept dolls Receipts P. O. Dept dolls Nowapapers, etc. L. No Phillic schools, salaries. No Phillic schools salaries. No No Phillic schools salaries. No No Phillic schools salaries. No No Phillic schools salaries.

PROGRESS OF THE UNITED STATES, 1790-1911-Continued.

ITEMS, 1075.	3,026,789	3,026,789	3,026,780	3,020,789	3,020,789	3,020,789	3,026,789	3,026,789	3,026,789
43,951,00	200	50,155,783 10,80 12,642,000,000	56,148,000	65,047,714 21.16 65,037,091,000 .	23.18	75,991,575 25.55 88,517,306,775 ¢	\$4,084,545 28.27 107,104,211,917 C 1,310.11	92,174,513	31.54
100,000		1,919,326,748	1,375,352,144	890,784,371	901,672,967	1,107,711,258	989,866,772	1,046,449,185	1,015,874,338 10.83
47.53 1,722,675,300 96,855,691		1,723,993,100	1,496,150,9503	725,313,110	716,202,000	1,023,478,860	895,158,340	21,275,602	915,353,190 21,336,673 0.23
32,05	32,951,940	02,308,279	\$10,577,72	20,467,183	59,616,358	99,272,943	49,638, 100	104,723,735	56,176,823
25.00	15,347,893	225,605,779	341,668,411	374,258,923	479,637,991	610,800,472	651,063,589	1 599,877,993	589,295,538
		7,963,900	126,729,730	130,830,850	48,381,339	200,733,019	485,210,740	802,754,199	930,367,929
40,68	349,686,335	327,895,457	331,218,037	334,035,977	203,043,985	313,971,545	332,420,697	334,787,870	338,989,122
10,54		337,415,178	309,124,222	181,604,937	205,053,051	300,115,112,	480,028,849	683,659,535	687,701,283
54,10		973,382,228	1,203,061,836	1,429,251,270	1,001,008,473	2,055,150,038	2,587,882,053	1 3,102,355,005	3,214,002,590
	2,076	2,076	2,680	3,481	3,715	3,732	5,668	080,567,114	1,010,633,152
01,56	8,564	455,909,505,	526,273,002	.dolls 501,568,564 455,009,505, 526,273,002 642,033,101 055,241,102 dolls 25,061,237,002,37,182,128,024,25,250,791,410 37,600,257,228,25,250,791,20	28,265,377,126	51,064,588,504	91,879,318,369	51,064,588,564   91,870,318,360   102,553,959,000   92,420,120,000   51,064,505   10,502,087,616   168,986,664,000   159,373,450,000	92,420,120,000
6,47	686,478,630	833,701,031	1,106,376,517	0,000,000,000,000,000,000,000,000,000,	1,736,027,037 1,814,257,097	2,458,092,758	3,783,658,494	5,287,216,312 4,070,486,247	5,477,991,156
2,35	2,350,864	2.335,582	3,071,495			6,107,083		9,142,708 q 40,091,449,090	9,597,105
	12,	2,212,450,027		2,460		4.417.	6 916 916 9	7 8,694,000,000 5 268,461,	
	:	253,852		355,415		13,004,400,113	SI.1,80	20,6	s 8,
34,02		333,520,501	323,600,706		313.390,075	567,240,852	544,606,759,	333.683.445	314,497,071
57,16	157,107,722	180,522,005	112,408,726			205.327.027	23 1,095,741	650,933,519	u 322,529,201 654,137,998
74,62	274,623,393	38,116,910	260,226,035	~	~	131.774.768		155.911.706	160,135,976
21,49	21,407,626	13,536,085	16,021,080		28,707,706	55.053.078		160,696,416	157,980,575
03,00	03,093,545	05,757.575	51,386,256			849.94	24,590,944	1,556,947,430	1,527,226,105
513,44	513,442,711	835,638,658		857,828,684	807,538,165	1,394,483,082	1,518,561,666	1,744,98	2,049,320,199

1911.	22.379.99 907.519,81 \$4.20.725.81 \$907.519,81 \$2.30.725.81 \$0.55.20.90 \$0.55.
1910.	\$ 9,843,356
1905.	22.357.30 67.23.55 161.056,82 3.066,88,737 61.24.28.53 3.066,88,737 45.170,423 45.1
1900.	11.259,31 147,957,138 147,957,138 147,957,324 178,597,324 178,597,324 17,1000 2,672,062,212 17,1000 2,672,062,212 17,1000 2,672,062,212 17,1000 2,672,062,212 17,1000 2,672,062,212 17,1000 2,672,062,212 17,1000 2,672,062,212 10,100,224 10,100,100,200 10,100,200 10,100
1895.	9,316,460 508,033,18 23,041,007 508,033,18 15,194,05,108 42,104,000 17,142,006 2,331,108 44,167,700 2,411,000 3,644,000 3,644,000 3,644,000 3,644,000 3,644,000 3,644,000 3,644,000 3,644,000 3,644,000 3,644,000 3,644,000 3,644,000 3,644,000 3,644,000 3,644,000 3,644,000 3,644,000 3,644,000 4,701,000 4
1890.	\$5.943.360 \$2.88.960.324 \$416.05.924 \$416.05.924 \$416.05.924 \$416.05.924 \$418.76.028 \$416.026
1885.	24,238,148 25,1428,148 35,1728,148 26,128,14
1880.	16,826,899 71,206,699
1875.	1,101,681 1,405,590 31,432,300 1,405,334,60 1,405,334,60 2,722,20 3,347,837 2,008,25,50 2,008,25,50 2,008,25,50 2,008,25,70 3,004,004 1,321,105,000 1,321,10
ITEMS.	Imports—Silk, raw ilbe Rubber, crude ilbe Rubber, crude ilbe Iron, steel, mir's of dolls Iron and steel mir's of dolls Iron and steel mir's of dolls Iron and steel mir's of dolls Farm animals—Value dolls Silver com'l value dolls Cotton ronsumed by the steel mir com's Wheat control reported blus Wheat control reported blus No man signar consumed spot-bales Cotton consumed Soo-bales Railways in operation in the per Railways in operation who Other cars Railways in operation in the per Railways in operation of the per Railways in operation who Other cars Railways in operation in the per Railways in operation who Other cars Railways in operation of the cars Railways in operation who Other cars Railways in operation who Receipts P. O beth Receipts Receipts P. O beth Receipts Receipts P. O beth Receipts Receipts P. O beth Receipts Receipts Receipts Receipts Receipts Receipts Receipts Receipts Receipts R

Notes to the Tables on the Progress of the United States, 1790-1911, on THE FOUR PRECEDING PAGES.

longing to the United States.

(b) Census figures, relating to continental United States; the figures for 1910 and 1911 represent estimates.

(c) Census figures.

(d) True valuation of real and personal property.

(e) 1904.

(f) 1791 to 1840, outstanding principal of the public debt. Jan. 1.

(a) 1791.

- (h) Figures for the years 1791 to 1850 include the total public debt.
  - (i) 1791 (34 months).

- (k) Gold and silver cannot be stated separately prior to 1876. From 1862 to 1875, inclusive, gold and silver were not in circulation except on the Pacific coast. where it is estimated that the average specie circulation was about \$25,000,000, and this estimate is continued for the three following years under the head of gold. After that period gold was available for circulation.
- (1) As the result of a special investigation by the director of the mint, a reduction of \$135,000,000 was made in the estimate of gold coin in circulation on July 1, 1907, as compared with the basis of previous years; and on Sept. 1, 1910, a reduction of \$9,700,000 was made in the prior to 1870. estimate of subsidiary silver.

(m) Includes notes of Bank of United States: State-bank notes: demand notes of 1862 and 1863; fractional currency. 1863 to 1878; Treasury notes of 1890. 1891, to date; and currency certificates.

act of June 8, 1872, 1892 to 1900.

(n) Individual and other.

(o) Gold values, being 80 per cent. of

currency values reported.

(p) Includes value of buildings, \$3,556. 639.496. The twelfth census was the first to collect statistics of buildings on farms. from Aver's American Newspaper Annual.

(a) Includes value of buildings. \$6.325.

451,528.

- (r) Data of the Department of Agriculture, representing wealth production on farms. Figures for 1910 include products fed to live-stock.
  - (s) Exclusive of neighborhood industries years ending June 30.

(a) Exclusive of Alaska and islands be- and hand trades, included in previous years.

(t) "Ordinary receipts" include receipts from customs, internal revenue, direct tax, public lands, and "miscellaneous," but do not include receipts from loans, premiums. Treasury notes, or revenues of Post-office Department.

(u) Includes corporation tax, \$20.951,-

781 in 1910 and \$33.516.977 in 1911.

(r) "Ordinary disbursements" include disbursements for War, Navy, Indians, pensions, payments for interest, and " miscellaneous," but do not include payments for premiums, principal of public debt, or disbursements for postal service paid from

(10) Imports for consumption after

(x) Domestic exports only after 1860.

(y) Jan. 1, 1911.

- (z) Includes mules.
- (A) Dr. Soetbeer's estimated average for the 10-year period.

(B) 1814.

- (C) Includes all productions prior to 1876 in Ohio, West Virginia, and California.
  - (D) Last six months of 1891.

(E) 1845.

- (F) Equivalent 500-pound bales.
- (G) Includes canal-boats and barges

(I) Andrew's Colonial and Lake Trade. (J) Western Union to 1880; includes

Postal Telegraph after 1880, except that in 1910 the figures relate to the Western

(K) Not including messages sent by Western Union over leased wires or under railroad contracts.

(L) 1810 to 1860, inclusive, from census of 1880; from 1870 to 1900, inclusive, from Rowell's Newspaper Directory; after 1900.

(M) 1828.

- (N) Includes salaries for teachers only.
- (O) 1820 to 1850, total alien passengers arrived: 1820 and 1830, years ending Sept. 30; 1850, 15 months ending Dec. 31; 1840 and 1860, calendar years; after 1860, fiscal

# TOTAL URBAN POPULATION IN THE CENSUS YEARS 1890, 1900, AND 1910.

						1	1
		1910	1900	1890	1910	1900	1890
1.	GEOGRAPHIC DIVISION AND STATE.	Urban population.	Urban population.	Urban population.	Per ct. urban.	Per et. urban.	Per et. urhan.
	Continental United States	42,623,383	30,797,185	22,720,223	46,3	40.5	36.1
	Geographic divisions:  New England Middle Atlantic East North Central West North Central South Atlantic East South Central West South Central West South Central Mountain Pacific	5,455,345 13,723,373 9,617,271 3,873,716 3,092,153 1,574,229 1,957,456 947,511 2,382,329	4,470,179 10,075,883 7,219,975 2,946,544 2,232,632 1,131,056 1,057,197 541,363 1,122,356	3,561,763 7,333,772 5,097,181 2,308,819 1,728,019 817,308 715,999 355,627 801,735	83.3 71.0 52.7 33.3 25.4 18.7 22.3 36.0 56.8	79.9 65.2 45.2 28.5 21.4 15.0 16.2 32.3 46.4	75.8 57.7 37.8 25.8 19.5 12.7 15.1 29.3 42.5
	New England: Maine: New Hampshire Vermont: Massachusetts Rhode Island: Connecticut.	381,443 255,099 168,943 3,125,367 524,654 999,839	337,390 226,269 139,180 2,567,098 407,647 792,595	298,604 192,479 117,063 2,003,854 326,602 623,161	51.4 59.2 47.5 92.8 96.7 89.7	48.6 55.0 40.5 91.5 95.1 87.2	45.2 51.1 35.2 89.5 94.5 83.5
	New York	7,185,494 1,907,210 4,630,669	5,298,111 1,329,162 3,448,610	3,899,737 876,638 2,557,397	78.8 75.2 60.4	72.9 70.6 54.7	65.0 60.7 48.6
	Fast North Central: Ohio Indiana. Illinois Michigan Wisconsin West North Central:	2,665,143 1,143,835 3,476,929 1,327,044 1,004,320	1,998,382 862,689 2,616,368 952,323 790,213	1,504,390 590,039 1,710,172 730,294 562,286	55.9 42.4 61.7 47.2 43.0	48.1 .34.3 54.3 39.3 38.2	41.0 26.9 44.7 34.9 33.2
į	Minnesota Iowa Missouri North Dakota South Dakota Nebraska Kansas	850,294 680,054 1,398,817 63,236 76,673 310,852 493,790	598,100 572,386 1,128,104 23,413 40,936 252,702 330,903	443,049 405,764 856,966 10,643 28,555 291,641 272,201	41.0 30.6 42.5 11.0 13.1 26.1 29.2	34.1 25.6 36.3 7.3 10.2 23.7 22.5	33.8 21.2 32.0 5.6 8.2 27.4 19.1
	SOUTH ATLANTIC:  Delaware Maryland. District of Columbia Virginia. West Virginia. North Carolina. South Carolina. Georgia. Florida. EAST SOUTH CENTRAL:	97,085 658,192 331,069 476,529 228,242 318,474 224,832 538,650 219,080	85,717 591,206 278,718 340,067 125,465 186,790 171,256 346,382 107,031	71,067 495,702 230,392 282,721 81,365 115,759 116,183 257,472 77,358	48.0 50.8 100.0 23.1 18.7 14.4 14.8 20.6 29.1	46.4 49.8 100.0 18.3 13.1 9.9 12.8 15.6 20.3	42.2 47.6 100.0 17.1 10.7 7.2 10.1 14.0 19.8
	Kentucky. Tennessee. Alabama. Mississippi.	555,442 441,045 370,431 207,311	467,668 326,639 216,714 120,035	356,713 238,394 152,235 69,966	24.3 20.2 17.3 11.5	21.8 16.2 11.9 7.7	19.2 13.5 10.1 5.4
	WEST SOUTH CENTRAL: Arkansas Louisiana. Oklahoma Texas.	202,681 496,516 320,155 938,104	111,733 366,288 58,417 520,759	73,159 283,845 9,484 349,511	12.9 30.0 19.3 24.1	8.5 26.5 7.4 17.1	6.5 25.4 3.7 15.6
	MOUNTAIN: Montana Idaho Wyoming. Colorado New Mexico Arizona Utah Nevada.	133,420 69,898 43,221 404,840 46,571 63,260 172,934 13,367	84,554 10,003 26,657 260,651 27,381 19,495 105,427 7,195	38,787 21,484 185,905 9,970 8,302 75,155 16,024	35.5 21.5 29.6 50.7 14.2 31.0 46.3 16.3	34.7 6.2 28.8 48.3 14.0 15.9 38.1 17.0	27.1 34.3 45.0 6.2 9.4 35.7 33.8
	Pacific: Washington. Oregon. California.	605,530 307,060 1,469,739	211,477 133,180 777,699	127,178 85,093 589,464	53.0 45.6 61.8	40.8 32.2 52.4	35.6 26.8 48.6

TOTAL RURAL POPULATION IN 1900 AND 1910, WITH THE PERCENTAGE OF INCREASE.

	Populati	on in	Increase, 190	00-1910.1
GEOGRAPHIC DIVISION AND STATE.	1910	1900	Number.	Per cent.
Continental United States	49,348,883	44,384,930	4,963,953	11.2
Geographic divisions:  New England.  Middle Atlantic. East North Central West North Central. South Atlantic. East South Central West South Central West South Central Mountain. Pacific.	1,097,336 5,592,519 8,633,350 7,764,205 9,102,742 6,835,672 6,827,078 1,686,006 1,809,975	1,102,486 5,146,961 8,637,570 7,324,759 8,105,763 6,361,467 5,370,554 1,099,325 1,236,045	$\begin{array}{c} -5,150\\ 445,558\\ -4,220\\ 439,446\\ 996,979\\ 474,205\\ 1,456,524\\ 586,681\\ 573,930 \end{array}$	-0.5 8.7 (2) 6.0 12.3 7.5 27.1 53.4 46.4
New England: Maine. New Hampshire. Vermont. Massachusetts. Rhode Island. Connecticut.	360,928 175,473 187,013 241,049 17,956 114,917	354,902 185,581 195,235 235,852 16,877 114,039	6,026 10,108 8,222 5,197 1,079 878	1.7 -5.4 -4.2 2.2 6.4 0.8
MIDDLE ATLANTIC: New York. New Jersey Pennsylvania.	1,928,120 629,957 3,034,442	1,916,611 520,016 2,710,334	11,509 109,941 324,108	0.6 21.1 12.0
EAST NORTH CENTRAL: Ohio Ohio Indiana. Illinois Michigan. Wisconsin. West North CENTRAL:	2,101,978 1,557,041 2,161,662 1,483,129 1,329,540	2,130,083 1,640,168 2,155,217 1,454,156 1,257,946	-28,105 -83,127 6,445 28,973 71,594	$ \begin{array}{c c} -1.3 \\ -5.1 \\ 0.3 \\ 2.0 \\ 5.7 \end{array} $
West North Central:  Minnesota. Iowa. Missoun. North Dakota. South Dakota. Nobraska. Kansas.	$\substack{1,225,414\\1,544,717\\1,894,518\\513,820\\507,215\\881,362\\1,197,159}$	1,137,799 1,664,586 1,963,234 285,784 353,625 804,447 1,115,284	87,615 	7.7 -7.2 -3.5 79.8 43.4 9.6 7.3
South Atlantic:	105,237 637,154	99,018 594,911	6,219 42,243	6.3 7.1
Delaware Maryland. District of Columbia Virginia West Virginia. North Carolina South Carolina Georgia. Florida.	1,585,083 992,877 1,887,813 1,290,568 2,070,471 533,539	1,499,323 821,336 1,685,595 1,163,046 1,840,279 402,255	85,760 171,541 202,218 127,522 230,192 131,284	5.7 20.9 12.0 11.0 12.5 32.6
Florida.  EAST SOUTH CENTRAL: KENTUCKY. Tennessee. Alabama. Mississippi.	1,734,463 1,743,744 1,767,662 1,589,803	1,663,941 1,684,894 1,591,027 1,421,605	70,522 58,850 176,635 168,198	4.2 3.5 11.1 11.8
WEST SOUTH CENTRAL: Arkansas. Louisiana. Oklahoma. Texas.	1,371,768 1,159,872 1,337,000 2,958,438	1,179,845 1,000,628 701,243 2,488,838	191,923 159,244 635,757 469,600	16.3 15.9 90.7 18.9
Mountain:  Montana. Idaho  Wyoming. Colorado. New Mexico. Arizona. Utah. Nevada.	255,696 102,744 394,184 280,730	153,853 139,665 59,005 270,038 168,826 101,522 168,581 37,835	88,780 116,031 43,739 124,146 111,904 39,572 31,836 30,673	57.7 83.1 74.1 46.0 66.3 39.0 18.9 81.1
PACIFIC: Washington. Oregon. California.	536,460 365,705	290,489 270,696 674,860	245,971 96,009 232,950	84.7 35.1 34.5

<sup>1</sup> A minus sign (—) denotes decrease.

<sup>&</sup>lt;sup>2</sup> A decrease of less than one-tenth of 1 per cent.

Population of Metropolitan Districts.— in 1900 and 1910, with the percentage of The following table shows the population increase [a minus sign (—) denoting of the twenty-five metropolitan districts decrease]:

	CITIES OF	200,000 INH	ABITANTS OR	MORE
CITY,	Area in	Popul	ation.	Per cent.
	acres 1910	1910	1900	crease. 1900– 1910
Total for 25 metropolitan districts	4,717,532.2	22,088,331	16,322,800	35.3
	1,185,795.8	17,099,904	12,833,201	33.2
	3,531,736.4	4,988,427	3,489,599	43.0
Metropolitan district. In city proper. Outside.	616,927.6	6,474,568	4,607,804	40.5
	183,555.0	4,766,883	3,437,202	38.7
	433,372.6	1,707,685	1,170,602	45.9
CHICAGO. Metropolitan district. In city proper. Outside.	409,086.7	2,446,921	1,837,987	33.1
	118,433.1	2,185,283	1,698,575	28.7
	290,653.6	261,638	139,412	87.7
PHILADELPHIA. Metropolitan district. In city proper. Outside.	437,732.5	1,972,342	1,623,149	21.5
	83,340.0	1,549,008	1,293,697	19.7
	354,392.5	423,334	329,452	28.5
Metropolitan district. In city proper. Outside.	335,904.7	1,520,470	1,249,504	21.7
	26,289.0	670,585	560,892	19.6
	309,615.7	849,885	688,612	23.4
Metropolitan district. In city proper. Outside.	405,880.1	1,042,855	792,968	31.5
	26,510.7	533,905	451,512	18.2
	379,369.4	508,950	341,456	49.1
Metropolitan district. In city proper Outside.	197,993.4	828,733	649,711	27.6
	39,276.3	687,029	575,238	19.4
	158,717.1	141,704	74,473	90.3
SAN FRANCISCO-OAKLAND.  Metropolitan district. In city proper (San Francisco) In city proper (Oakland). Outside.	289,380.8	686,873	473,073	45.2
	29,760.0	416,912	342,782	21.6
	29,248.0	150,174	66,960	124.3
	230,372.8	119,787	63,331	89.1
Metropolitan district. In city proper. Outside.	184,659.8	658,715	577,670	14.0
	19,290.2	558,485	508,957	9.7
	165,369.6	100,230	68,713	45.9
Metropolitan district	103,173.6	613,270	420,020	46.0
	29,208.8	560,663	381,768	46.9
	73,964.8	52,607	38,252	37.5
Metropolitan district. In city proper Outside.	111,771.7	563,804	495,979	13.7
	31,893.3	363,591	325,902	11.6
	79,878.4	200,213	170,077	17.7
MINNEAPOLIS-ST. PAUL. Metropolitan district. In city proper (Minneapolis In city proper (St. Paul). Outside.	94,539.0	526,256	372,009	41.5
	32,069.0	301,408	202,718	48.7
	33,390.0	214,744	163,065	31.7
	29,080.0	10,104	6,226	62.3
Metropolitan district. In city proper Outside.	96,553.8	500,982	318,967	57.1
	26,102.6	465,766	285,704	63.0
	70,451.2	35,216	33,263	5.9

### POPULATION OF METROPOLITAN DISTRICTS-Continued.

CITIES OF 200,000 INHABITANTS OR MORE. Population. Per cent. CITY. Area in. of inacres 1910 crease, 1910 1900 BUFFALO. Metropolitan district..... 132,413.4 488,661 394,031 24.0 In city proper. Outside 423,715 64,946 41,644 LOS ANGELES. Metropolitan district.
In city proper.
Outside. 256.1 211.5 478.3252,826.8 438,226 123,062 63,480.0 189,346.8 319,198 102,479 119,028 MILWAUKEE. Metropolitan district.
In city proper.
Outside. 427,175 373,857 112,339.4 324,963 14,585.8 97,753.6 285,315 5...0 34.5 39,648 Metropolitan district. In city proper. Outside. 395,972 126,469.4 306,110 29 4 WASHINGTON. Metropolitan district.... 367,869 331,069 36,800 190,389.2 305,684 20.3 In city proper Outside 38,408.4 151.980.8 278,718 26,966 18.8 36.5 NEW ORLEANS. 348,109 294,615 18.2 125,440.0 12,320.0 287,104 7,511  $\frac{18.1}{20.3}$ Outside..... 62,030.5 37,443.0 10,940.0 340,446 228,235 248,381 82,331 9,734 163,752 51.7 51,418 13,647.5 13.065 LOUISVILLE. Metropolitan district..... 141,504.9 286,158 259,856 In city proper.
Outside. 204,731 55,125 12.9 ROCHESTER. Metropolitan district..... 119,506.7 248,512 34.0 In city proper...... Outside..... 218,149 162,608 34 2 33.2 106,630.4 30,363 22,801 Metropolitan district.
In city proper. 239,269 237,194 2,075 41,151.6 35,750.0 5,401.6 80,885 80,671 194.0 INDIANAPOLIS. Metropolitan district.
In city proper.
Outside. 36.9 21,130.4 233,650 169,164 38.1 Metropolitan district.
In city proper
Outside. 46,118.0 219,314 135,809 61.5 37,028.0 213,381 133,859 59.4 9,120.0 204.3 1,950 PORTLAND, ORE. Metropolitan district..... 215,048 207,214 7,834 43,538.2 30.975.0 91,668 134.6 In city proper Outside 90,426 1,242 129.2 530.8 12,563.2

NOTE.—The following statement gives the name and population of each municipality of 5,000 inhabitants or more falling within each metropolitan district, except

the central city itself, independent of coun- ham town, 7,090; Swampscott town, ty or State boundaries.

New York District.-New York: Yon- town, 5,413; Needham town, 5,026. kers city, 79,803; Mount Vernon city, 30,velt borough, 5,786; Guttenberg town, 5,647. ough, 5,185.

Chicago District.—Illinois: Evanston city, 24,978; Oak Park village, 19,444; Cicero town, 14,557; Chicago Heights city, 14,525; Blue Island village, 8,043; Maywood village, 8,033; Harvey city, 7,227; Forest Park village, 6,594; Berwyn city, 5,841; La Grange village, 5,282. Indiana: Hammond city, 20,925; East Chicago 5,934. city, 19,098; Gary city, 16,802; Whiting city, 6,587.

Philadelphia District.—Pennsylvania: Chester city, 38,537; Norristown borough, 27,875; Bristol borough, 9,256; Consho-city, 16,185; Madisonville city, 5,193; St. hocken borough, 7,480; Darby borough, 6,305. New Jersey: Camden city, 94,538; Gloucester city, 9,462; Burlington city, 8.336.

Boston District.—Cambridge city, 104,-839; Lynn city, 89,336; Somerville city, 77,236; Malden city, 44,404; Salem city, 43.697; Newton city, 39,806; Everett city, 33,484; Quincy city, 32,642; Chelsea city, 32,452; Waltham city, 27,834; Brookline town, 27,792; Medford city, 23,150; Revere town, 18,219; Peabody town, 15,721; Melrose city, 15,715; Hyde Park town, 15,507; 6,645; South Milwaukee city, 6,092. Woburn city, 15,308; Framingham town, Braintree town, 8,066; Saugus town, town, 5,407. 8.047; Norwood town, 8,014; Milton town, Washington District.—Alexandria city 7.924; Marblehead town, 7.338; Stone- (Va.), 15,329.

6.204; Belmont town, 5,542; Wellesley

Pittsburg District.—McKeesport city. 919; New Rochelle city, 28,867; Mamaro- 42,694; Braddock borough, 19,357; Wilneck village, 5,699. New Jersey: Newark kinsburg borough, 18,924; Homestead borcity, 347,469; Jersey City, 267,779; Pat- ough, 18,713; Duquesne borough, 15,727; erson city, 125,600; Elizabeth city, 73,409; McKees Rocks borough, 14,702; North Hoboken city, 70,324; Bayonne city, 55,- Braddock borough, 11,824; Carnegie bor-545; Passaic city, 54,773; West Hoboken ough, 10,009; Sharpsburg borough, 8,153; town, 35,403; East Orange city, 34,371; Jeanette borough, 8,077; Millvale borough, Perth Amboy city, 32,121; Orange city, 7,861; New Kensington borough, 7,707; 29,630; Montclair town, 21,550; Union Tarentum borough, 7,414; Swissvale bortown, 21,023; Kearny town, 18,659; Bloom- ough, 7,381; Bellevue borough, 6,323; Wilfield town, 15,070; Harrison town, 14,498; merding borough, 6,133; Carrick borough, Hackensack town, 14,050; West New York 6,117; Rankin borough, 6,042; Etna bortown, 13,560; Irvington town, 11,877; En- ough, 5,830; Knoxville borough, 5,651; St. glewood city, 9,924; Rahway city, 9,337; Clair borough, 5,640; East Pittsburg bor-Rutherford borough, 7,045; South Orange ough, 5,615; Glassport borough, 5,540; village, 6,014; Nutley town, 6,009; Roose- Coraopolis borough, 5,252; Munhall bor-

St. Louis District.—Missouri: Wellston city, 7,312; Webster Groves city, 7,080. Illinois: East St. Louis city, 58,547; Granite city, 9,903; Madison village, 5,046.

San Francisco-Oakland District.—Berkeley city, 40,434; Alameda city, 23,383; Richmond city, 6,802; San Rafael city,

Cleveland District .- Lakewood city, 15,-181; East Cleveland city, 9,179; Newburgh city, 5,813.

Cincinnati District,—Ohio: Norwood Bernard city, 5,002. Kentucky: Covington city, 53,270; Newport city, 30,309; Dayton city, 6,979; Bellevue city, 6,683.

Detroit District.-Wyandotte city, 8,-287.

Buffalo District.-Lackawanna city, 14,-549; North Tonawanda city, 11,955; Tonawanda city, 8,290.

Los Angeles District .- Pasadena city, 30,291; Long Beach city, 17,809; Santa Monica city, 7,847; Alhambra city, 5,021.

Milwaukee District.-West Allis city,

Providence District .- Pawtucket city. 12,948; Weymouth town, 12,895; Water- 51,622; Warwick town, 26,629; Central town town, 12,875; Wakefield town, 11,- Falls city, 22,754; Cranston city, 21,107; 404; Arlington town, 11,187; Winthrop East Providence town, 15,808; Cumbertown, 10,132; Natick town, 9,866; Winland town, 10,107; Lincoln town, 9,825; chester town, 9,309; Dedham town, 9,284; Johnston town, 5,935; North Providence

trict.—Rosedale city (Kans.), 5,960.

tion.—While this summary shows the of native and foreign birth, respectively; number of male citizens 21 years of age and for the native white a further disand over in continental United States, ex- tinction is made with respect to parentage. cluding the foreign born who have not Those persons having both parents native become naturalized, it really represents are classed as of native parentage; those the number of males who from the stand- having one or both parents foreign born point of age alone are eligible to vote, are classed as of foreign or mixed parenaside from any qualifications based upon tage. Of the total foreign-born white education, length of residence, or consid-males of voting age in 1910, 45.7 per cent. erations of a like nature imposed by the are naturalized, 8.6 per cent. have taken national or State government. The for- out first papers, 34.1 per cent. are alien, eign-born whites are distributed as nat- and 11.7 per cent. unknown. The equivauralized, having taken out first papers, lent figures for the total foreign born in alien, or unknown. In 1910 the total num- 1900 are as follows: Naturalized, 58.0 per ber of males of voting age in continental cent.; first papers taken out, 8.4 per cent.; United States was 26,999,151, or 29.4 per alien, 18.7 per cent.; and unknown, 14.9 cent. of the total population, as compared per cent. These figures exclude Alaska,

The following table shows the distribu- Wake Island, etc.

Kansas City (Mo. and Kans.) Dis- tion of the male population 21 years of age and over according to its elements, for Louisville District .- Indiana: New Al- 1900 and 1910, for continental United bany city, 20,629; Jefferson city, 10,412. States as a whole. For the white popula-Potential Voting Strength of the Na- tion distinction is made between persons with 21,134,299, or 27.8 per cent. of the Hawaii, Philippine Islands, Porto Rico, total population in 1900.

Canal Zone, Guam, Samoan Islands,

### PERCENTAGE OF MALE POPULATION BY ELEMENTS.

**	1910.	1900.
Continental United States	100.0	100.
Native white—native parentage.	48.9	50.0
Native white—foreign or mixed parentage Oreign-born white. Negro	24.6 9.1	23.
ndians, Asiatics, etc	0.7	0.

tributed by elements, for continental Canal Zone, etc.

The next table shows for 1910 and 1900 United States. This excludes Alaska. the number of males of voting age, dis- Hawaii, Philippine Islands, Porto Rico,

### MALES OF VOTING AGE IN 1910 AND 1900.

	1910.	1900.
Total	26,999,151	21,134,299
Native winte: Native parentage Foreign or mixed parentage	13,211,731 4,498,966	10,569,743 3,444,684
Foreign-born white	6,646,606 3,035,333	4,904,270 2,845,473
First papers taken out		411,898 914,917
Unknown.	775,564 2,459,327	731,982 2.060.302

General Farm Crops of the United States with an aggregate of 301,325,598 acres. as a Whole: 1909 and 1899.—The accom- occupied slightly more than one-third of panying table summarizes the data col- all the land in farms and somewhat more lected by the Thirteenth Decennial Census than three-fifths of the farm-land which for certain important general farm crops was improved. The total value of these in 1909, including the cereals—corn, crops in 1909 amounted to \$4,499,320,000. wheat, oats, barley, rve, buckwheat, rough representing a per capita production of rice, emmer and spelt, and kafir corn—the \$48.92. hav and forage crops, potatoes, sweet po- The most important crops in respect to tatoes and yams, tobacco, and cotton, acreage are corn, hay and forage, wheat, These crops represented 10 years earlier, oats, and cotton, in the order named, according to the census of agriculture for Barley, which comes next in order, has 1899. nearly seven-eighths of the value of less than one-fourth the acreage of cotton. all farm crops.

vield is subject to variations from year than two-fifths that of the oat crop. to year, according to the prevalence of adverse or favorable weather conditions, 1899 to 1909 in the acreage harvested. while aggregate values reflect changes in tion it may be noted that the value of 83.4 per cent. between 1880 and 1910. the crop per acre by no means indicates

United States was reported by the census that the crops here under consideration, given in the following statement:

In value the order of the crops is dif-In any comparison of the crop of one ferent. Corn stands first, and hav and year with that of another, acreage forms forage second, followed by cotton, wheat, a more accurate index than either the and oats. The value of the potato crop. amount or the value of the crop. The crop which ranks next in importance, is less

The table shows also the increase from

During the period covered by the table the price per unit as well as in the amount there has been a substantial increase in the of the crop. On the other hand, in the acreage of each of the crops specified. This comparison of one crop with another the increase, however, is unevenly distributed. respective acreages do not indicate the Since 1879 the acreage of hay and forage. relative importance so accurately as do tobacco, and cotton has more than doubled, aggregate values, since the value of the while that of the combined cereals has inyield per acre for one crop may be much creased somewhat less than two-thirds. greater than for another. In this connec- The population of the country increased

Considered as an aggregate the cereals the relative profitableness of any particu- are, both in acreage and value, the most lar crop; this could only be estimated in important of the crops of the United connection with the price of land and with States. In their proportion of the aggreother costs of production, concerning gate acreage presented in the table, the which the census furnishes no information. cereals are at the present time less im-In April, 1910, the land in farms in the portant than they were 30 years ago.

The aggregate acreage harvested of the as 878,798,325 acres, of which 478,451,750 general farm crops as reported in the cenacres were improved, and it may be noted sus years 1909, 1899, 1889, and 1879 is

### GENERAL FARM CROPS, 1879 TO 1909,

CROP,		ACREAGE H	ARVESTED.	
	1909.	1899.	1889.	1879.
Coreals	1,294,911 32,043,838 3,668,855	184,982,220 61,691,069 1,101,460 24,275,101 2,938,778 537,312	140,378,857 52,948,797 695,301 20,175,270 2,600,750 524,588	118,805,952 30,631,054 638,841 14,480,019 (1) (1)

States, 1911-12.—The foreign commerce cording to the latest reports of the Bumarkable record in the fiscal year ended Commerce and Labor, food-stuffs and June 30, 1912. The total value of the mer-manufacturers' materials. The foodchandise entering and leaving the country stuffs entering without payment of duty in its trade with foreign lands and its included about \$120,000,000 worth of cofown island possessions in the fiscal year fee, approximately \$35,000,000 worth of was \$4,000,000.000; the value of manutea and cocoa, over \$20,000,000 worth factures exported was more than \$1,000,- of fruits and nuts, \$5,000,000 worth of 000.000; and the value of non-dutiable spices, and about \$90,000,000 worth of merchandise entering the country was sugar from Porto Rico, Hawaii, and the \$1,000,000,000. worth of non-dutiable merchandise enter- als entering free of duty included approxing the country during the year about imately \$100,000,000 worth of hides and \$900,000,000 worth was from foreign skins; over \$100,000,000 worth of indiacountries and \$100,000,000 worth from rubber and substitutes therefor; about Hawaii and Porto Rico. Of the merchan- \$65,000,000 worth of raw silk; \$50,000,000 dise coming from foreign countries only worth of tin in bars, blocks, and pigs; (and not including that from Hawaii and \$45,000,000 worth of copper in ore and Porto Rico), 53.5% entered free of duty, pigs; \$30,000.000 worth of fibres, includagainst 44.3% during the entire period of ing hemp, jute, and sisal; and about the Dingley law, 48.8% under the Wilson \$20,000,000 worth of raw cotton. law, and 53% under the McKinley law, Of the more than \$1,000,000,000 worth when the admission of sugar free of duty of manufactures exported during the made the percentage of duty-free imports year, those of iron and steel aggregated unusually large, but not so high as that about \$275,000,000 in value; copper and of the year 1911-12; in fact, the value of mineral oils each more than \$100,000,000; duty-free merchandise then entering from lumber and other manufactures of wood, foreign countries not only exceeded by far nearly \$100,000,000; leather and manuthat of any earlier year, but also formed factures thereof, about \$60,000,000; and a larger share of the total imports than in cotton manufactures, about \$50,000,000. any previous years except 1892 and 1894, Manufactures exported in the month of the opening and closing years of the op- May amounted to \$108,000,000 for the sinerations of the McKinley law, when the gle month and formed 63% of the total imports of sugar free of duty were abnor-domestic exports of that month. For the mally large. Imports of duty-free merfull fiscal year manufactures formed chandise never reached as much as \$100,- about 46% of the total domestic exports. 000,000 prior to 1873. They touched the During the thirty-four months in which \$200,000,000 line in 1880, the \$300,000,- the present tariff law had been in opera-000 line in 1891, the \$400,000,000 line in tion, manufactures exported averaged 1892, the \$500.000.000 line in 1905, the \$75.000.000 per month and formed 45% \$600.000,000 line in 1907, the \$700.000, of the total exports. During the entire 000 line in 1910, and in 1912 approxi- existence of the Dingley law they avermated \$900.000,000; and the addition of aged \$46.000,000 per month, and formed the merchandise coming from our own 37% of the total exports; during the enislands brought the grand total of non- tire operation of the Wilson law exports dutiable merchandise in the fiscal year of manufactures averaged \$22,000,000 per 1912 up to a round \$1,000,000,000.

dise entering continental United States formed 21% of the total exports.

Foreign Commerce of the United during the fiscal year 1911-12 were, acof the United States made a new and re-reau of Statistics of the Department of Of this \$1,000,000,000 Philippines. The manufacturers' materi-

month and formed 29% of the total ex-The principal articles forming the ports; and during the McKinley law they \$1,000,000,000 worth of duty-free merchan-averaged \$16,000,000 per month and

The principal results of the census of agriculture which concern general farm crops for 1909 and 1899 for the United States as a whole are given in the following table:

		ACREAGE	ei.			PRODUCTION	,2			VALUE.		
			Increase,	1.			Increase,1				Increase.	
	1909.	1899.	Amount.	Per cent.	1909.	1899.	Amount.	Per cent.	1909.	1899.	Amount.	Per cent.
Cereals, total [191,395,963 181,982,220	191,395,963	181,982,220	6,413,743	5.5	Bushels. Bushels. 4.512,564,465 1,438,857,013	Bushels. 1,438,857,013	Bushels. 73,707,452		1.7 \$2,665,539,714 \$1,482,603,049 \$1,182,936,665	\$1,482,603,049	\$1,182,936,665	8.62
Coru. Wheat. Oales. Barley. R.v. Barley. Kori.	98,332,665 44,202,595 33,159,441 7,698,706 2,195,501 878,048 1,635,153 573,022 610,175	94,913,673 52,588,574 29,539,698 4,470,196 2,054,292 807,060 2,666,513 342,214	3,468,90 3,225,53,225,53,225,53,53,65,63,63,63,63,63,63,63,63,63,63,63,63,63,	13.7 19.0 72.2 6.9 8.8 513.5 78.3	22 15.5 6.83,370,29 6.66,324,370 6.85 1.35 6.83,370,29 6.85 1.35 6.83,370,29 6.85 1.35 6.83,375 6.85 6.85 6.85 6.85 6.85 6.85 6.85 6.8	2,666,324,370 658,534,252 943,389,375 119,634,877 25,568,625 11,233,515 5,169,113	24,845,007 24,845,007 63,753,605 53,709,335 3,951,835 3,615,817 12,428,192 12,702,710	4.3 6.8 6.8 15.5 15.5 240.4	4.3 \$1,438,553,919 3.8 657,656,801 4.9 41,67,422 44.5 57,422 15.5 20,421,812 32.2 6,330,532 240,4 10,816,940 5,554,030 142.6 16,019,607	\$828,192,388 369,945,320 217,098,554 41,631,762 12,91,762 1,367,040 6,329,562	\$610,361,531 287,711,481 197,598,838 197,598,838 81,31,272 68,382,739 9,449,90 9,690,045 153,84,050 9,690,045	73.7 77.8 91.0 122.1 66.2 62.3 691.3
Hay and forage	72,2-40,776	72,235,776 61,691,069 10,589,707 17	10,589,707	17.2	Tons. 97,453,735	Tons. 79,251,562	Tons. 18,202,173	23.0	\$\$24,004,877	\$484,254,703	\$339,750,174	70.2
Potators. Sweet potatoss and	3,668,855	2,938,778	730,077	24.8 19.3	Bushels. 389,193,965 59,232,070	Bushels, 273.318,167 42,517,412	Bushels. 115,876,798 16,711,658	42 4	166,423,910 35,429,176	98,380,110 19,869,840	68,043.800 15,559,336	69 2 78.3
Tobacco	1,294,911	1,101,460	193,451	17.6	Pounds. 1,055,764,806 Bales. <sup>2</sup> 10,649,268	Pounds. 868,112,865 Bales,2 9,534,707	Pounds. 157,651,941 Bales.2 1.114,561	21.6	104,302,856	56,987,902	47,314,954 83.0 379,861,132 117.3	83.0

1 A minus sign (--) denotes decrease,

<sup>2</sup> Running bales.

Agricultural Industry, 1850-1910.—The following table summarizes, for the United States (excluding non-contiguous possessions), the principal facts with regard to farms and farm property for the years 1850-1910.

FARMS AND FARM PROPERTY OF THE UNITED STATES, 1850 TO 1910.

	1910.	1900.	1890.	1880.	1870.	1860.	1850.
Population	91,972,266	75,994,575	62,947,714	50,155,783	38,558,371	31,443,321	23,191,876
Number of all farms  Land area of the country  Land in farms  Improved land in farms.	6,361,502	5,737,372	4,564,641	4,008,907	2,659,985	2,044,077	1,449,073
	1,903,289,600	1,903,461,760	1,903,337,600	1,903,337,500	1,903,337,690	1,903,337,600	1,884,375,680
	878,798,325	838,591,774	623,218,619	536,081,835	407,735,041	407,212,538	293,560,614
	478,451,750	414,498,487	357,616,755	284,771,042	188,921,099	163,110,720	113,032,614
Average acreage per farm	138. 2.27. 2.24. 2.34. 2.44. 1.75.	146.2 72.22 44.1.2 2.1.4.9	136.87 2.25 7.75 7.48 8.	. 133.7 71.0 71.0 28.2 53.1 15.0	. 153.3 71.0 211.4 4.66.3	199.2 79.8 21.4 40.1 8.6	202.6 78.0 15.6 38.5 6.0
Value of farm property, total Land and buildings Implements and machinery Domestic animals, poultry, and bees.	\$40,991,449,090	\$20,439,901,164	\$16,082,267,689	\$12,180,501,538	\$8,944,857,749	\$7,980,493,063	\$3,967,343,580
	34,501,125,697	16,614,647,491	13,279,252,649	10,197,096,776	7,444,654,462	6,645,045,007	3,271,575,426
	1,265,149,783	749,775,970	494,247,467	406,520,055	270,913,678	246,118,141	151,587,638
	4,925,173,610	3,075,477,703	2,308,767,573	1,576,884,707	1,229,889,609	1,089,329,915	554,180,516
Average value of all property per farm.  Average value of all property per acre of land in farms.  Average value of land and buildings per acre.	\$6,444	\$3,563	\$3,523	\$3,038	\$3,363	\$3,904	\$2,738
	46.64	24.37	25.81	22.72	21.94	19.60	13.51
	39.60	19.81	21.31	19.02	18.26	16.32	11.14

For the value of farm products and the number and value of farm and ranch animals in the phenomenal year 1910, see AGRICCULTURD.

# DEVELOPMENT OF THE MANUFACTURING INDUSTRY, 1849-1909.

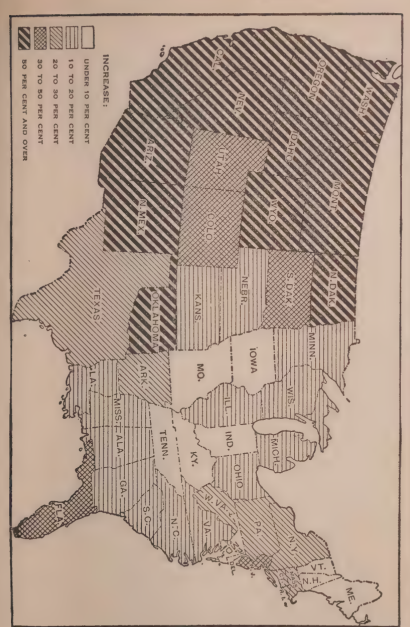
Manufacturing Industry, 1849-1909.—This table shows the development of the manufacturing industry in a period of sixty years:

0	000	070	0.10	010	40	400	070
Value of products.	\$1,019,107,000 1,885,862,000 85.0	3,385,860,000	5,369,579,000	9,372,379,000	13,000,149,000	11,406,927,000 14,793,903,000	20,672,052,000 39.7 81.2
Cost of materials.	\$555,124,000 1,031,605,000 855.8	1,990,742,000 93.0	3,396,824,000	5,162,014,000	7,343,628,000	6,575,851,000 8,500,208,000 29.3	12,141,791,000 42.8 84.6
Wages.	\$236,755,000 378,879,000 60.0	620,467,000 63.8	947,954,000	1,891,210,000	2,320,938,000	2,008,361,000 2,610,445,000 30.0	3,427,038,000 31.3 70.6
Wage-eurners (average number).	957,059 1,311,246 37.0	2,053,996	2,732,595	4,251,535	5,306,143 24.8	4,712,763 5,468,383 16.0	6,615,046 21.0 40.4
Capital.	\$533,245,000 1,009,856,000	1,694,567,000 67.8	2,790,273,000	6,525,051,000	9,813,834,000	8,975,256,000 12,675,581,000 41.2	18,428,270,000 45.4 105.3
Number of estab- lish- ments.	123,025 140,433 14.1	252,148 79.6	253,852	355,405	512,191	207,514 216,180 4.2	268,491 24.2 29.4
Details.	Factories and hand and neighborhood industries: 1849 (census of 1850). 1859 (census of 1860). Per cent. of increase, 1849 to 1859	1869 (census of 1870) (gold value). Per cent. of increase, 1859 to 1869	1879 (census of 1880) Per cent. of increase, 1869 to 1879	1889 (census of 1890)	1899 (census of 1900)	Factories, excluding hand and neighborhood industries: 1899 (census of 1900) 1904 (census of 1905) Per cent. of increase, 1899 to 1904	1909 (census of 1910)

The following table shows the principal industries of the United States for 1909, the number of establishments manufacturing products to the value of \$1,000,000 or more, and the percentage which such establishments represent of the total.

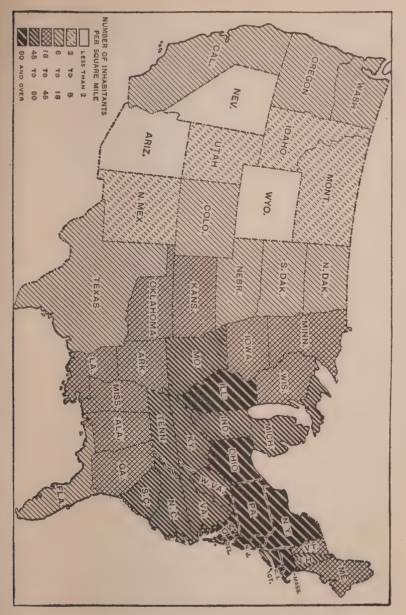
PRINCIPAL INDUSTRIES AND VALUE OF PRODUCTS, 1909.

TARROWN INDUSTRIES IND VALUE OF TRODUCTS, 1909.					
		Number o		Value of Products of Establishments Reporting Products Valued at \$1,-000,000 or Over.	
Industry,	Total.	ucts V: \$1,00	ng Prod- alued at 10,000 Over.	Amount.	Per Ct. of Total.
		Number.	Per Ct. of Total.		
	1909.	1909.	1909.	1909.	1909.
All industries	268,491	3,061	1.1	\$9,053,698,364	43.8
Agricultural implements Automobiles, including bodies and parts Boots and shoes, including cut stock and findings Brass and bronze products. Bread and other bakery products.	640	34	5.3	94,138,206	64.3
	743	56	7.5	170,386,862	68.4
	1,918	135	7.0	244,547,642	47.7
	1,021	24	2.4	85,947,143	57.3
	23,926	21	0.1	36,385,586	9.2
Butter, cheese, and condensed milk.  Canning and preserving.  Carriages and wagons and materials.  Cars and general shop construction and repairs	8,479	9	0.1	11,933,853	4.3
	3,767	13	0.3	23,468,494	14.9
	5,492	13	0.2	23,926,135	15.0
by steam-railroad companies	1,145	94	8.2	189,111,816	46.6
railroad companies	110	25	22.7	99,841,717	80.7
Chemicals. Clothing, men's, including shirts. Clothing, women's. Confectionery Copper, tin, and sheet-iron products.	349	31	8.9	70,806,560	60.2
	6,354	84	1.3	167,971,252	29.6
	4,558	22	0.5	30,612,144	8.0
	1,944	12	0.6	18,998,220	14.1
	4,228	27	0.6	44,988,549	22.5
Cotton goods, including cotton small wares. Electrical machinery, apparatus, and supplies. Flour-mill and gristmill products. Foundry and machine-shop products. Furniture and refrigerators.	1,324	163	12.3	332,345,643	52.9
	1,009	31	3.1	126,375,340	57.1
	11,691	138	1.2	319,047,659	36.1
	13,253	181	1.4	356,133,870	29.0
	3,155	11	0.3	20,070,913	8.4
Gas, illuminating and heating. Hosiery and knit goods. Iron and steel, blast furnaces. Iron and steel, steel works and rolling mills. Leather, tanned, curried, and finished.	1,296	28	2.2	96,395,457	57.8
	1,374	25	1.8	37,125,550	18.5
	208	86	41.3	335,992,823	85.8
	446	186	41.7	896,764,339	91.0
	919	78	8.5	157,911,458	48.2
Liquors, distilled. Liquors, malt. Lumber and timber products. Oil, cottonseed, and cake.	613	39	6.4	148,433,755	72.5
	1,414	67	4.7	138,046,347	36.8
	40,671	72	0.2	103,756,410	9.0
	817	17	2.1	35,974,829	24.3
Paint and varnish. Paper and wood pulp. Patent medicines and compounds and druggists'	791	26	3.3	44,109,139	35.3
	777	50	6.4	93,580,398	35.0
preparations Petroleum, refining	3,642	19	0.5	33,632,561	23.7
	147	35	23.8	208,671,648	88.0
Printing and publishing. Silk and silk goods, including throwsters. Slaughtering and meat packing. Smelting and refining, copper.	31,445	74	0.2	137,082,261	18.6
	852	37	4.3	68,579,806	34.8
	1,641	166	10.1	1,176,461,413	85.8
	38	32	84.2	375,135,093	99.0
Smelting and refining, lead	28	21	75.0	166,045,144	99.2
	15,822	64	0.4	203,894,122	48.9
	985	86	8.7	248,343,985	57.0
	69,459	729	1.0	1,880,724,222	37.2

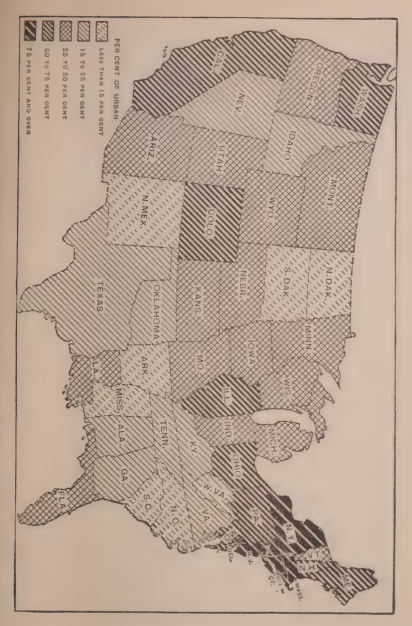


MAP OF CENSUS FOR 1910, COMPARED WITH THE CENSUS FOR 1900.











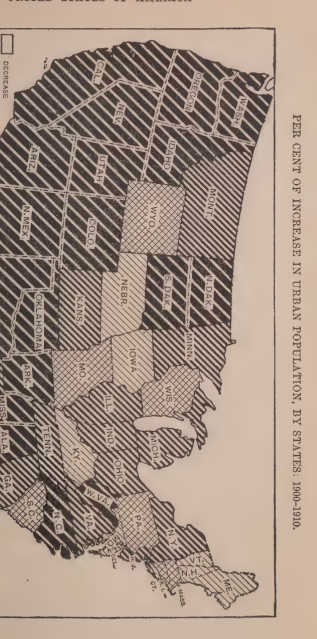
10 TO 20 PER CENT

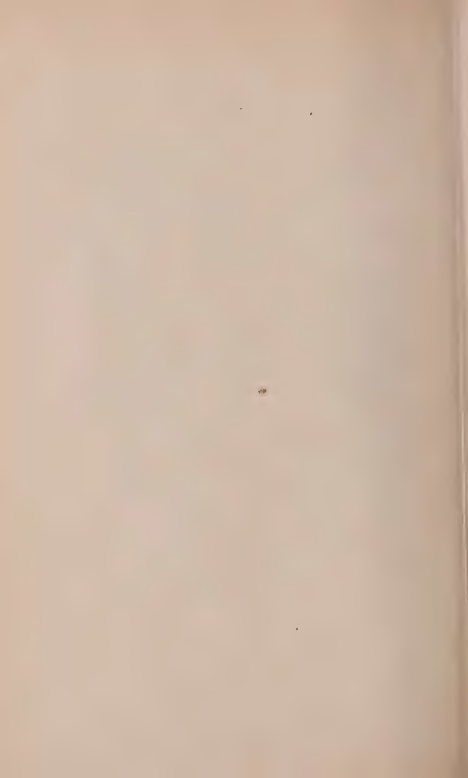
LESS THAN OPER CENT

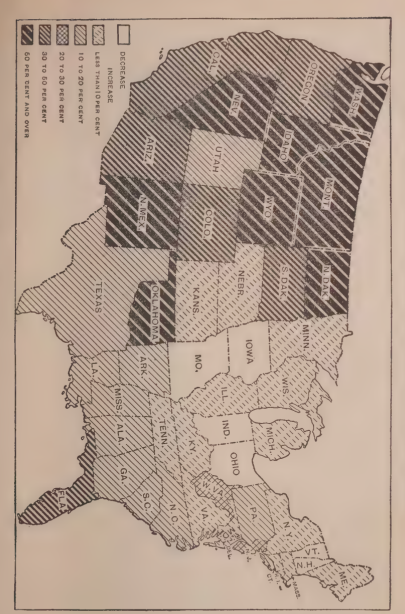
INCREASE

20 TO 30 PER CENT

50 PER CENT AND OVER









### CHRONOLOGY

### PRE-COLUMBIAN HISTORY

Buddhist priests visit Fu Sang, supposed to be America	Thorfinn Karlsefne sails with three ships and 160 persons (five of them young married women) from Greenland to establish a colony

# ERA OF PERMANENT DISCOVERY

Columbus born1435-36(?) 1445 Visits England and Iceland prior to	Marco Polo's travels first printed. 1477 Columbus in Spain. Announces his views to Ferdinand and Isabella. 1485–86
Columbus in Portugal1470-84	The views of Columbus referred to a

junto of ecclesiastics, which declares them He discovers Jamaica, May 3; and Evanvain and impracticable......1487-90 gelista (now Isle of Pines) June 13; war Columbus leaves Spain for France with the natives of Hispaniola.....1494 January, 1492 Visits various isles and explores their [But is recalled while on his journey.] coasts .....1495-96 Ferdinand and Isabella arrange with Returns to Spain to meet charges: Columbus......April 17, 1492 reaches Cadiz.....June 11, 1496 Columbus sailed on his first expedition Patent from Henry VII. of England to from Palos in Andalusia on Friday, with John Cabot and his three sons three vessels supplied by the sovereigns of March 5, 1495-96 Spain-the Santa Maria, a decked vessel John Cabot discovers the North Ameriwith a crew of fifty men, with Columbus can continent.....June 24, 1497 in command, and two caravels—the Pinta Columbus sails with six ships on his with thirty men, under Martin Alonso third voyage, May 30; discovers Trinidad Pinzon, and the Niña with twenty-four July 31; lands on terra firma without men, under Vicente Yañez Pinzon, brother knowing it to be a new continent, naming of Martin.....Aug. 3, 1492 it Isla Santa......Aug. 1, 1498 Leaves the Canary Islands. Sept. 6, 1492 Discovers the mouth of the Orinoco Influenced by Pinzon, he changes his August, 1498 course from due west to southwest Alonso de Ojeda discovers Surinam, Oct. 7, 1492 June; and the Gulf of Venezuela. Ame-[The original course would have struck rigo Vespucci accompanies him on this the coast of Florida.] voyage ......1499 Rodrigo de Triana, a sailor on the Niña, Amerigo Vespucci's first voyage...1499 discovers land at 2 A.M. Friday Vicente Yañez Pinzon discovers Brazil, Oct. 12, 1492 Jan. 20, and the river Amazon. Jan. 26, 1500 Columbus lands on Guanahani, one of Pedro Alvarez de Cabral, of Portugal, the Bahamas; takes possession in the discovers Brazil, April 22, and takes posname of Ferdinand and Isabella of Castile, session of for the King of Portugal and names it San Salvador. Oct. 12, 1492 May, 1500 He discovers Cuba, Oct. 28; and His-Gasper Cortereal, in the service of paniola (now Haiti), where he builds a Portugal, discovers Labrador......1500 fort, La Navidad......Dec. 6, 1492 Francisco de Bobadilla appointed gov-Columbus sails for Spain in the Niña, ernor of Hispaniola and leaves Spain the Santa Maria having been abandoned July, 1500 Bobadilla arrests Columbus on his ar-Jan. 4, 1493 Reaches Palos......March 15, 1493 rival at Hispaniola and sends him to Spain Received with distinguished honors by in irons. He is received with honor at the Spanish Court at Barcelona. April, 1493 Court and the charges dismissed without Bull of demarcation between Spain and Portugal issued by Pope Alexander VI., The first map to show "America" is May 3-4, 1493 Las Casas's......1500 The letter of Columbus to Ferdinand and Columbus sails on his fourth and last Isabella describing his voyage first printed voyage with four caravels and 150 men in Latin......1493 He sails from Cadiz on his second ex-Discovers the island of Martinique pedition ...... Sept. 25, 1493 June 13, 1502 His fleet consisted of three galleons and Discovers various islands on the coast fourteen caravels, with 1,500 men, besides of Honduras and explores the coast of the animals and material for colonization; Isthmus.....July, 1502 discovers the Caribbee Isles - Dominica, Amerigo Vespucci on the South Ameri-Nov. 3; Guadaloupe, Nov. 4; Antigua, can coast......1501-3 Nov. 10; finding his previous settlement Columbus finally leaves the New World destroyed and colony dispersed, he founds for Spain......Sept. 12, 1504 Isabella in Hispaniola, the first Christian Queen Isabella of Spain dies city in the New World....December, 1493

Nov. 26, 1504

### PRINCIPAL PERSONS CONNECTED WITH THE DISCOVERY OF AMERICA, AND WHY KNOWN

in 1435-45 (?); died in Valladolid, Spain, prive Columbus of the discovery, is baffled May 20, 1506. The discoverer of the New and disgraced.]
World (America).......1492-98 Cabot, John, Venetian, date of birth and
Pinzon, Martin Alonso, Spanish navideath unknown. In the service of Henry
gator, born in Spain in 1441; died in VII. of England, discovers the mainland

Columbus, Christopher, born in Genoa voyage of Columbus. Attempts to de-

(Commander of the Pinta in the first Labrador)......June 24, 1497

Cabot, Sebastian, son of John, born in Accompanies Columbus to America, 1493,

plorer of the South American coast

navigator, died about 1526; the discoverer

[Sails along the coast of North America and names Labrador; returns to Lisbon born in Spain in 1485; died in Spain, Dec. and sails on his second voyage, 1501, but 2, 1547; conqueror of Mexico.....1519-21 never returns.]

St. Augustine, Brazil, Jan. 20, 1500, and

by Martin Waldseemüller, a German geographer, in a book printed in.....1507

Ojeda. Alonso de, Spanish adventurer, born in Spain in 1465; died in Hispaniola in 1515. Accompanies Columbus on his second voyage. With Amerigo Vespucci he explored the northern coast of South America in 1499, and established a settle-

Ponce de Leon, Juan, Spanish soldier; born in 1460 (?); died in Cuba in 1521. The discoverer of Florida, March 27, 1512; landing at St. Augustine....April 2, 1512

Balboa Vasco Nuñez, Spanish adventurer, born in Spain, 1475; executed at Darien er of the Pacific Ocean....Sept. 25, 1513

Solis, Juan Diaz de, Spanish navigator; born in Spain in 1471; died in South the river La Plata, South America,

[Killed by Indians on that river.] Las Casas, Bartholomew, born in Seville,

Venice in 1475 (?), died in London about and during the next fifty years crosses 1557; discoverer of Newfoundland and ex- the Atlantic fourteen times in the interest plorer of North American coast.1498-1517 of the natives. Made "Universal Protec-Vespucci, Amerigo, born in Florence in tor of the Indians" by the Spanish gov-

Cordova, Francisco Fernandez de, died 1499-1504 in Cuba in 1518; discovers Mexico and Cabral, Pedro Alvarez de, Portuguese explores the coast of Yucatan......1517

Grijalva, Juan de, born in Spain; died of Brazil......April 22, 1500 in Nicaragua, Jan. 21, 1527. Explores Cortereal, Gasper, Portuguese navi- Yucatan and hears of Mexico and Mon-

Cortez, Hernando, Spanish adventurer,

Magellan, Fernando, Portuguese navi-Bobadilla, Francisco, born in Spain, sent gator, born in 1470. Discovers the Strait to Santo Domingo to relieve Columbus, sent of Magellan, which he enters Oct. 21, Columbus and his brother Diego back to 1520, and names, passing through into the Spain in chains. He loses his life by ship- ocean, Nov. 27, 1520, to which he gave the wreek on his return voyage. June 29, 1502 name Pacific. He was killed at one of the Pinzon, Vicente Yañez; brother of Philippine Islands, by the natives, April 17, Alonso; born in Spain in 1460; died in 1521. Only one of his ships, under Sebastian Spain in 1524. Commands the Niña in del Cano, reached Seville (the first ship to Columbus's first voyage. Discovers Cape circumnavigate the globe) ... Sept. 8, 1522

Verazzano, Giovanni de, Florentine the mouth of the Amazon, Jan. 26. Ex- navigator; born near Florence in 1470; plores the east coast of Yucatan.....1506 died either at Newfoundland or Puerto The western continent is named for him del Rico in 1527. Explores for France the North American coast as far north as New York and Narraganset bays.....1524

Gomez, Esteban, Spanish navigator, born in Spain in 1478 (?); died at sea in 1530 (?); explores the eastern coast perhaps as far north as Connecticut....1525

Ayllon, Lucas Vasquez de, Spanish explorer, died in Virginia.....Oct. 18, 1526

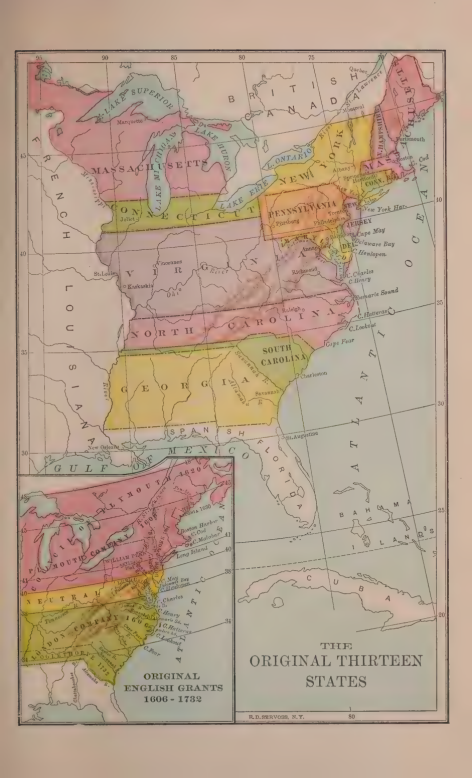
[Sailing, with three vessels and 600 persons, with supplies for a colony, along the coast, he enters Chesapeake Bay and attempts a settlement near Jamestown, where he died. His colonists returned to Santo Domingo in the spring of 1527.1

Pizarro, Francisco, Spanish adventurer; on a charge of treason, 1517; the discover- born in Spain about 1471; assassinated at Lima, Peru, Jan. 26, 1541. The destroyer of the Peruvian government.....1531-33

Cartier, Jacques, born in St. Malo, America in 1516. Reputed the most ex- France, 1494, died about 1555; the disperienced navigator of his time. Discovers coverer of the river St. Lawrence. 1534-35

> Almagro, Diego de, Spanish adventurer, January, 1516 born in Spain in 1463 (?) with Pizarro in Peru; put to death by Pizarro..July, 1538

De Soto, Fernando, born in Spain in Spain, in 1474; died in Spain, July, 1566. 1496 (?); died on the banks of the Mis-





ern United States; discoverer of the Mis- 1578-79; first Englishman to sail around

Coronado, Francesco Vasquez de, died in Mexico, now New Mexico, Arizona, and

Frobisher, Sir Martin, born in England 7, 1594; discovers Frobisher's Strait

sissippi. June, 1542; explorer of the south- 1595; explores the coast of California in 

Davis, John, born in England in 1550: 1542: explorer of the territory north of died on the coast of Malacca in 1605: discoverer of Davis's Strait in 1585; of the 

Hudson, Henry, born in England: disin 1536; died in Plymouth, England, Nov. coverer and explorer of the Hudson River in the interests of the Dutch, September. July 21, 1576 1609, and Hudson Bay in 1611. Sent Drake, Sir Francis, born in England in adrift in an open boat by his crew and 

#### UNDER THE CONTINENTAL CONGRESS

For previous history of the Colonies and States see each State and Territory separately.

Pursuant to arrangements made by committees appointed in the colonies to confer regarding the interests and safety of the colonies, and termed "committees of correspondence," delegates were chosen for the first Continental Congress, to meet at Philadelphia about Sept. 1, 1774.

First Continental Congress meets at Carpenter's Hall, Philadelphia (forty-four delegates present, representing all the States except Georgia and North Carolina: see below)...Monday, Sept. 5, 1774

[Peyton Randolph, of Virginia, president; Charles Thomson, secretary. Mr. Thomson remained secretary of the Continental Congress from its beginning to its close, 1774-89.1

DELEGATES TO THE FIRST CONTINENTAL

Delegates.	State Represented.	Credentials Signed.
<ol> <li>Maj. John Sullivan</li> <li>Col. Nathaniel Folsom</li> </ol>	New Hamp- shire	July 21, 1774
3. Hon. Thomas Cushing 4. John Adams 5. Samuel Adams 6. Robert Treat Paine	Massachu- setts Bay.}	June 17, 1774
7. Hon, Stephen Hopkins 8. Hon, Samuel Ward	RhodeIsland and Providence Plantations	Aug. 10, 1774
9. Hon. Eliphalet Dyer 10. Hon. Roger Sherman. 11. Silas Deane	Connecticut	July 13, 1774
12. James Duane	City and county of New York, and other counties in province of New York.	July 28, 1774
30. Col. William Floyd	County of Suffolk in province of New York.	July 28, 1774

# DELEGATES TO THE FIRST CONTINENTAL CONGRESS—Continued.

CONGRESS—Commuea,				
Delegates.	State Represented.	Credentials Signed.		
21. James Kinsey	New Jersey	July 23, 1774		
27. Samuel Rhodes	Pennsyl- vania	July 22, 177a		
34. Hon. Cæsar Rodney 35. Thomas McKean 36. George Read 37. Robert Goldsborough.	New Castle, Kent, and Sussex on the Dela- ware	Aug. 1, 1774		
38. William Paca	Maryland	June 2 <b>2, 1774</b>		
41. Matthew Tilghman 42. Hon. Peyton Randolph 43. Patrick Henry 44. Benjamin Harrison 45. George Washington 46. Richard Bland. 47. Edmund Pendleton 48. Richard Henry Lee 49. Henry Middleton	Virginia	Aug. 5, 1774		
50. Christopher Gadsden, 51. Edward Rutledge 52. John Rutledge 53. Thomas Lynch 54. Richard Caswell	South Caro-	July 6, 1771		
55. Joseph Hewes 56. William Hooper	North Caro-	Aug. 25, 1774		
Delegates mentioned above not present at first day of meetlrg.  Richard Henry Lee				
Matthew Tilghman Henry Wisner John Alsop	Maryland New York	Sept. 12, " Sept. 14, "		
George Ross	Pennsylvania.  North Caro-	66 66 66 46		
William Hooper	lina	Sept. 17, "		
John Dickinson	Pennsylvania			
Simon Boerum	New York	Oct. 1, 41		

Congress resolves "that in determining questions, each colony or province shall have one vote"......Sept. 6, 1774 Rev. Jacob Duché opens Congress with

prayer......Sept. 7, 1774

Resolution of Suffolk, Mass., convention (Sept. 6), "that no obedience is due to any part of the recent acts of Parliament," approved by Congress

Sept. 10, 1774 Congress rejects a plan for union with Great Britain, proposed by Joseph Galloway, of Pennsylvania, as intended to perpetuate dependence......Sept. 28, 1774 Battle of Point Pleasant, west Vir-

ginia.....Oct. 10, 1774 Congress adopts a "Declaration of

Colonial Rights," claiming self-government Oct. 14, 1774

American Association, denouncing foreign slave-trade, and pledging the signers to non-consumption and to non-intercourse with Great Britain, Ireland, and the British West Indies, signed by fifty-two members of Congress.....Oct. 20, 1774

"Address to the People of Great Britain," prepared by John Jay, approved by Congress .................Oct. 21, 1774
Congress adopts a "Memorial to the

Several Anglo-American Colonies"

Oct. 21, 1774 A letter to the unrepresented colonies of St. John, N. S., Georgia, and east and

west Florida, despatched by Congress Oct. 22, 1774 Randolph resigning on account of in-

disposition, Henry Middleton, of South Carolina, succeeds him as president of Congress.....Oct. 22, 1774 "Petition to the King" drawn by John

Dickinson, ordered sent to colonial agents in London by Congress.....Oct. 25, 1774 Congress adopts "An Address to the

People of Quebec," drawn by Dickinson Oct. 26, 1774

First Continental Congress dissolved; fifty-two days' session (actual session thirty-one days) ..... Oct. 26, 1774

[Proceedings of first Continental Congress endorsed by the colonies: Connectieut, November, 1774; Massachusetts, Dec. 5, 1774; Maryland, Dec. 8, 1774; Rhode president of Congress......May 24, 1775 Island, Dec. 8, 1774; Pennsylvania, Dec. 10, 1774; South Carolina, Jan. 11, 1775; New Hampshire, Jan. 25, 1775; Delaware, March 15, 1775; Virginia, March 20, 1775;

North Carolina, April 7, 1775; New Jersey, May 26, 1775.]

Rhode Island colonists seize forty-four pieces of ordnance at Newport

Dec. 6, 1774

Maryland convention enrolls the militia and votes £10,000 to purchase arms

Dec. 8-12, 1774

New Hampshire freemen seize 100 barrels of powder and some ordnance at Ports-

Benjamin Franklin returns from England......April, 1775

Delegates from Georgia to Congress by letter express loyalty, and explain inability to attend......April 8, 1775

First anti-slavery society in the United States formed by Quakers of Philadelphia......April 14, 1775 Battle of Lexington, Mass., at dawn of

April 19, 1775

[For the chronological record of the war for independence see REVOLUTIONARY WAR. in vol. vii.]

Letters from England to public officials in America, expressing determination of England to coerce the colonies, intercepted at Charleston, S. C....April 19, 1775

Second Continental Congress meets at Independence Hall, Philadelphia

May 10, 1775 [Peyton Randolph, president; Charles Thomson, secretary.]

Colonies Represented.	Delegates.	When Chosen.
Connecticut	5	Nov. 3, 1774
Massachusetts	5	Dec. 5, "
Maryland	7	Dec. 8, 44
Pennsylvania	6	Dec. 15, 44
New Jersey		Jan. 24, 1778
New Hampshire	2	Jan. 25, "
South Carolina	5	Feb. 3, 66
Delaware	8	March 16, 66
Virginia	7	March 20, 44
North Carolina	. 3	April 5, 46
New York	12	April 22, 46
Pennsylvania (additional)	8	May 6, 66
Rhode Island	2	May 7, 44

Articles of Union and Confederation agreed upon in Congress.... May 20, 1775

Mecklenburg declaration of independence signed......May 20, 1775 John Hancock, of Massachusetts, chosen

[Randolph having resigned on account

of ill-health.] Congress adopts an "Address to the Inhabitants of Canada"....May 29, 1775

Congress adopts a second petition to the Henry Laurens, of South Carolina chosen president of Congress to succeed King.....July 8, 1775 Congress organizes a systematic superintendence of Indian affairs. July 12, 1775 Benjamin Franklin, first postmastergeneral, establishes posts from Falmouth. Me. to Savannah, Ga.....July 26, 1775 Congress prescribes an oath for officers Congress adopts an "Address to the of the army......February, 1778 People of Ireland".....July 28, 1775 Count Pulaski raises a legion in Mary-

Resolved by Congress, "That Michael Hillegas and George Clymer, Esqs., be joint treasurers of the United Colonies"

July 29, 1775 Peyton Randolph died at Philadelphia

Oct. 22, 1775 Thomas Paine publishes Common Sense

Jan. 8, 1776 General Thomas died of small-pox at Chambly.....June 2, 1776
Committee appointed by Congress to

draw up a Declaration of Independence June 11, 1776

Engrossed declaration signed by fiftyfour delegates......Aug. 2, 1776 First society of Shakers in the United Colonies reach New York, 1774, and settle at Watervliet, N. Y..... September, 1776

Second Continental Congress (Philadelphia) adjourns; 582 days' session

Dec. 12, 1776

Third Continental Congress meets at Baltimore, Md............Dec. 20, 1776 [John Hancock, president.]

Voted in Congress "that an authentic copy, with names of the signers of the Declaration of Independence, be sent to each of the United States".. Jan. 20, 1777 Third Continental Congress (Baltimore)

adjourns; seventy-five days' session

March 4, 1777

Fourth Continental Congress meets at Philadelphia......March 4, 1777 [John Hancock, president.]

Fourth Continental Congress adjourns, 199 days' session......Sept. 18, 1777

Fifth Continental Congress meets at Lancaster, Pa., and adjourns; one day's session......Sept. 27, 1777 [Hancock, president.]

Sixth Continental Congress meets at York, Pa.....Sept. 30, 1777 [Hancock, president.]

Hancock, resigned on account of ill-health Nov. 1, 1777 Gen. John Cadwallader seriously wounds General Conway in a duel... Feb. 5, 1778

land ......1778 Sixth Continental Congress adjourns. 272 days' session......June 27, 1778

Seventh Continental Congress meets at Philadelphia.....July 2, 1778 [Henry Laurens, president.]

Francis Hopkinson elected treasurer of loans by Congress......July 27, 1778

Territory northwest of the Ohio, occupied for Virginia by Major Clarke, is constituted a county of Virginia by the Assembly, and named Illinois. October, 1778

Congress advises the several States to take measures for the suppressing of "theatrical entertainments, horse-racing, gaming, and such other diversions as are productive of idleness, dissipation, and general depravity of principles and manners" Oct. 12, 1778

Delegates from New Jersey sign the Articles of Confederation. Nov. 26, 1778 John Jay, of New York, chosen president of Congress.......Dec. 10, 1778

Thomas Hutchins, of New Jersey, appointed "geographer-general of the United States" by act of Congress, which office he holds until his death at Pittsburg. April 28, 1789......1778

Articles of Confederation signed by Thomas McKean, of Delaware. Feb. 12. and by John Dickinson, of Delaware

May 5, 1779 Samuel Huntington, of Connecticut. chosen president of Congress. Sept. 28, 1779 Legislature of New York empowers its

delegates to cede to Congress a portion of its western territory for the common benefit......Feb. 19, 1780

Bank of Pennsylvania, the first in the United States, chartered and located at Philadelphia.................March 1, 1780
"Dark Day" in New England

May 19, 1780 Congress advises States to surrender

their territorial claims to Western land for the general benefit.....Sept. 6, 1780

and Spain a statement of the claims of phia by Benjamin Franklin Bache. 1784 the United States to lands as far as the Mississippi River.....Oct. 17, 1780 Robert Morris appointed superintendent ers appointed to succeed Robert Morris of finances by Congress.....Feb. 20, 1781 Delegates from Maryland sign the Ar-

ticles of Confederation ... . March 1, 1781 Thomas McKean, of Delaware, elected president of the Continental Congress

July 10, 1781 John Hanson, of Maryland, chosen president of Continental Congress...Nov. 5, 1781 Lafavette sails for France from Boston in the Alliance...........Dec. 22, 1781 Congress adopts a great seal for the United States.....June 20, 1782

Elias Boudinot, of New Je sey, chosen president of the Continental Congress

Nov. 4, 1782 Constitution for the Society of the Cincinnati formed at the army quarters on the Hudson River..... May 13, 1783 Washington writes on the situation to each of the State governors. June 8, 1783 Seventh Continental Congress adjourns; session, 1,816 days......June 21, 1783 The longest session ever held in the United States.]

Eighth Continental Congress meets at Princeton......June 30, 1783 [Elias Boudinot, president.]

Thomas Mifflin, of Pennsylvania, chosen president of the Continental Congress

Nov. 3, 1783

Eighth Continental Congress adjourns; 127 days' session...........Nov. 4, 1783

Ninth Continental Congress meets at Annapolis, Md......Nov. 26, 1783 [Thomas Mifflin, president.]

General Washington bids farewell to his officers at Fraunce's Tavern, corner Pearl and Broad streets, New York City Dec. 4, 1783

Washington resigns his commission as commander-in-chief at the State-house, Annapolis, Md., and retires to Mount 

Congress ratifies the definitive treaty

of peace.....Jan. 14, 1784 Congress accepts cession of Northwest Territory by Virginia; deeds signed by Virginia delegates......March 1, 1784 American Daily Advertiser, first daily

Congress sends the ministers to France newspaper in America, issued at Philadel-

Fiscal affairs of the United States placed in the hands of three commission-

John Jay appointed secretary of foreign affairs in place of Livingston, resigned

March, 1784

Ninth Continental Congress adjourns; 189 days' session......June 3, 1784

General Assembly of North Carolina cedes her western lands to the United States on condition of acceptance within two years, April, 1784; but repeals the act Oct. 22, 1784

Washington makes a tour of the western country to ascertain by what means it could be most effectually bound to the 

Tenth Continental Congress meets at Richard Henry Lee, of Virginia, chosen president of Continental Congress

Nov. 30, 1784

Tenth Continental Congress adjourns; fifty-four days' session....Dec. 24, 1784

Eleventh Continental Congress meets at New York......Jan. 11, 1785 [Richard H. Lee, president.]

Gen. Henry Knox appointed Secretary of War with added duties of Secretary of Franklin, minister to France, obtains leave to return; Jefferson is appointed March 10, 1785

Dispute between the United States and Spain on navigation of the Mississippi River and the boundaries of the Floridas

Massachusetts cedes to the United States her claims to lands west of the Niagara River, in accordance with an act of legislature of Nov. 13, 1784

April 19, 1785 John Adams appointed minister plenipotentiary to Great Britain, Feb. 24, and

received at the Court of George III. June 1, 1785

Don Diego Gardoqui, minister from Spain to the United States, recognized by Congress.....July 2, 1785

Treaty of amity and commerce concluded between the King of Prussia and









State of Frankland formed from western lands of North Carolina. November, 1785 Eleventh Continental Congress adjourns; 298 days' session....Nov. 4, 1785

Nov. 23, 1785 [Did not serve owing to illness.]

James Rumsey succeeds in propelling a boat by steam and machinery on the Potomac......March, 1786

Nathaniel Gorham chosen president of the Continental Congress....June 6, 1786 Gen. Nathanael Greene dies at Mulberry Grove, Ga......June 19, 1786

Ordinance establishing the coinage pass-

Connecticut makes a qualified cession to the United States of all territory south of 41° N. lat., and west of a line 120 miles west of Pennsylvania.....Sept. 14, 1786

Shays's Rebellion in Massachusetts
1786

Ordinance establicating a United States mint passed by Congress...Oct. 16, 1786 Twelfth Continental Congress adjourns; 362 days' session......Nov. 3, 1786

Congress advises the States to send delegates to a convention in Philadelphia to revise the Articles of Confederation, to meet May 14......Feb. 21, 1787

Congress by ordinance provides government for the territory northwest of the Ohio (now Ohio, Indiana, Illinois, Michigan, and Wisconsin)......July 13, 1787

Treaty between the United States and Morocco ratified......July 18, 1787
South Carolina cedes to the United States her claims to a strip 12 miles wide west of a line from the head of the Tugaloo River to the North Carolina border......Aug. 9, 1787
Delegates to the convention sign the Con-

Fourteenth Continental Congress meets at New York............Nov. 5, 1787

Spanish intrigues in Kentucky.....1788

Cyrus Griffin, of Virginia, chosen president of Continental Congress.Jan. 22, 1788

Method for putting the new government into operation reported by the committee adopted by Congress......Sept. 13, 1788 Fourteenth and last Continental Congress

adjourns; 353 days' session..Oct. 21, 1788 Electors in the several States vote for President and Vice-President

February, 1789

#### UNDER THE CONSTITUTION

FIRST ADMINISTRATION—FEDERAL.

March 4, 1789, to March 3, 1793.
Seat of Government, New York City, 1789, and Philadelphia from Dec. 6, 1790.
George Washington, Virginia, President.
John Adams, Massachusetts, Vice-President.

First Congress, first session, meets, New York......April 6, 1789

President takes the oath of office, New York......April 30, 1789 First tariff bill passes...July 4, 1789

Department of Foreign Affairs organ-	
izedJuly 27, 1789	th
izedJuly 27, 1789 Act organizing the War (and Navy)	of
DepartmentAug. 7, 1789	
Gen. Arthur St. Clair appointed governor	42.
of the Northwest TerritoryAug. 7, 1789 Treasury Department organized	LH
Sept. 2, 1789	
This name is changed to State Depart-	
mentSept. 15, 1789	
Post-office Department temporarily es-	
tablishedSept. 22, 1789	
Office of Attorney-General organized	ex
Sept. 24, 1789	in
Supreme Court of the United States es-	
tablished, with John Jay, of New York,	
as chief-justiceSeptember, 1789	
Twelve Amendments to the Constitution	m
submitted to the States for ratification Sept. 25, 1789	St
[Ten of these ratified, taking effect	20
Dec. 15, 1791.]	es
Thomas Jefferson, of Virginia, the min-	ye
ister to France, appointed Secretary of	
StateSept. 26, 1789	ne
First session adjournsSept. 29, 1789	
President visits Northern and Eastern	
StatesOct. 15, 1789  North Carolina ratifies the Constitu-	pr
North Carolina ratines the Constitu-	pı a
tionNov. 21, 1789 Second session meets, New York	દા
Jan. 4, 1790	te
First annual message from the Presi-	St
dentJan. 4, 1790	
Secretary Hamilton reports on the pub-	at
lic debtJan. 14, 1790	
[He proposed that the government-	bı
First, Fund and pay the foreign debt of	
the Confederation (\$12,000,000); second,	ag
Fund and pay the domestic debt (\$40,-000,000); third, Assume and pay the un-	10
paid war debt (\$21,500,000) of the States.	ve
The last proposition was strongly op-	
posed, but was finally carried: Senate, 14	
to 12; House, 34 to 28.]	
North Carolina cedes her western ter-	
ritory to the United States. Feb. 25, 1790	
An act ordering a census passed	
March 1, 1790 Franklin dies at Philadelphia, aged	
eighty-fourApril 17, 1790	di
Act of Congress for the government of	th
the Southwest TerritoryMay 26, 1790	-
D7 1 T 1 2 110 11 0 1111	

Rhode Island ratifies the Constitution

[The last of the thirteen colonies.]

May 29, 1790

An act passed by 32 to 29-House-aucorizing the acquisition of the District Columbia for the seat of government July 10, 1790 First national census begun; populaon enumerated as of.....Aug. 1, 1790 Treaty with the Creek Indians Aug. 7, 1790 Tariff bill amended by increasing duties Aug. 10, 1790 Second session adjourns..Aug. 12, 1790 General Harmar's and Colonel Hardin's pedition against the Indians defeated northwestern Ohio....Oct. 17-20, 1790 Third session, Philadelphia, opens Dec. 6, 1790 Vermont, the fourteenth State, aditted.....Jan. 18, 1791 Act incorporating Bank of the United [Bank to be at Philadelphia; might stablish branches; chartered for twenty ears; capital, \$10,000,000.] An act taxing imported spirits, with ew duty on domestic spirits.....1791 First Congress adjourns...March 3, 1791 [An able Congress. In two years it rovided a competent revenue, funded the ublic debt, and gave the young nation respectable standing in the world.] Great Britain appoints her first miniser, George Hammond, to the United tates......Aug. 7, 1791 Second Congress, first session, opens Philadelphia.....Oct. 24, 1791 Speaker of the House, Jonathan Trumull, of Connecticut. Gen. Arthur St. Clair's expedition gainst the Indians of Ohio surprised and 

Congress grants a bounty for fishingessels......Feb. 16, 1792 Post-office department reorganized

Feb. 20, 1792

United States mint established April 2, 1792 Tariff amended......May 2, 1792 Laws organizing the militia.. May 8, 1792 First session adjourns.....May 8, 1792 Capt. Robert Gray, in the Columbia, iscovers the mouth (lat. 46° 10' N.) of he river Columbia......May 11, 1792

Kentucky admitted (the fifteenth State) June 1, 1792 Second session opens at Philadelphia Nov. 5, 1792

Second Presidential election Nov. 6, 1792 nation, under penalty of forfeiture of the President's salary fixed at \$25,000

Feb. 8, 1793

Electoral count.........Feb. 13, 1793 [George Washington, of Virginia, received 132 electoral votes (all); John Adams, of Massachusetts, 77 votes; and George Clinton, opposition, 50.1

Second Congress adjourns

March 2, 1793

SECOND ADMINISTRATION-FEDERAL.

March 4, 1793, to March 3, 1797. SEAT OF GOVERNMENT, Philadelphia, Pa. George Washington, Virginia, President.

John Adams. Massachusetts. Vice-President.

"Citizen" Genet of France, as minister to the United States, arrives at Charleston, S. C.; warmly received

Eli Whitney invents the cotton-gin: marked effect on slavery.......1793

President issues his celebrated proclamation of neutrality (severely criticised by the opposition).....April 22, 1793 French government directs the seizure

of vessels carrying supplies to an enemy's port......May 9, 1793 Great Britain orders her ships-of-war

to stop all vessels laden with French supplies and turn them into British ports

June 8, 1793 Minister Genet's recall asked for by the government.....August, 1793

Corner-stone of the United States Capitol laid by Washington...Sept. 18, 1793

Followers of Jefferson begin to assume the name of Republicans, in opposition to the Federalists, under leadership of Third Congress, first session, opens at

Philadelphia, Pa......Dec. 2, 1793 Thomas Jefferson retires from State De-

partment............December, 1793 An amendment (the eleventh) to the Constitution approved by Congress, securing States against suits in the United States courts......March 5, 1794

[Declared in force, Jan. 8, 1798.] Act authorizing the construction of six ships-of-war, the foundation of the United States navy...........March 11, 1794 An act is passed forbidding any Ameri-

can vessel to supply slaves to another

vessel and fine of \$2,000. March 22, 1794

In retaliation against England, an embargo is laid on all shipping, continued for sixty days......March 26, 1794

Senate ceases to sit with closed doors

March 27, 1794 President nominates John Jav as envoy

extraordinary to England. April 16, 1794 Gouverneur Morris recalled as minister to France, and James Monroe appointed

May 27, 1794

An act relating to neutrality passed

June 5, 1794

Post-office Department permanently es-Tariff act of 1792 further amended by increasing the ad valorem rates of duty

June 7, 1794

First session adjourns...June 9. 1794 Whiskey insurrection in western Penn-April 9, 1793 sylvania......July-November, 1794 Gen. Anthony Wayne defeats the Ind-

> ians near Maumee Rapids, in Ohio Aug. 20, 1794

> French minister Fanchet's despatch supposed to compromise Edmund Randolph. Secretary of State, intercepted by the British, and shown to the United States government; Randolph resigns......1794 Second session opens at Philadelphia,

> Pa......Nov. 3, 1794 Draft of treaty with England agreed to

> by John Jay, special envoy. Nov. 19, 1794 Stringent naturalization law passed, requiring renunciation of titles of nobility

Jan. 29, 1795

Act passed for gradual redemption of

Hamilton, Secretary of the Treasury, resigns.....January, 1795 Third Congress adjourns.. March 3, 1795

President calls the Senate together to consider the Jay treaty with England

June 8, 1795 General Wayne's treaty with the Ohio Indians at Greenville; they cede 25,000

square miles......Aug. 3, 1795 Washington signs the Jay treaty

Aug. 14, 1795

Treaty with Algiers to ransom prisoners taken by corsairs, and to pay annual tribute of \$23,000 to the Dey....Sept. 5, 1795

Treaty with Spain, opening the Mississippi and establishing boundaries

Oct. 20, 1795

Fourth Congress, first session, opens at Philadelphia, Pa......Dec. 7, 1795 Proclamation of the Jay treaty assembles at Philadelphia, Pa. March 1, 1796

House demands the papers relating to the Jay treaty......March 24, 1796 [President declined, the House being no

part of the treaty-making power.]

Jefferson writes the famous "Mazzei letter," about......April 21, 1796 [The publication of this letter, about a

year later, severs all friendly relations between Washington and Jefferson.]

Fisher Ames's speech before the House on the Jay treaty with England

April 28, 1796

House agrees to sustain Jay's treaty April 30, 1796

(the sixteenth Tennessee admitted State) . . . . . . . . . . . . . . . June 1, 1796

First session adjourns....June 1, 1796 New treaty with the Creek Indians

June 29, 1796

Washington's "Farewell Address" issued, refusing to accept office again

Sept. 19, 1796 Charles C. Pinckney succeeds James

Monroe as minister to France

September, 1796

Third Presidential election. Nov, 8, 1796 Second session opens at Philadelphia, Pa..... Dec. 6, 1796

Congress assembles in the House for the purpose of counting the electoral vote

Feb. 8, 1797

[At this time was illustrated one of the great faults in the Constitution relative to the election of President and Vice-President prior to the Twelfth Amendment-Adams, a strong Federalist, President, and Jefferson, in direct opposition to that party, Vice-President.]

Charles C. Pinckney, United States minister, not received by the French government, leaves France.....February, 1797

Fourth Congress adjourns

March 3, 1797

THIRD ADMINISTRATION-FEDERAL.

March 4, 1797, to March 3, 1801. SEAT OF GOVERNMENT, Philadelphia, until 1800, then transferred to Washington. John Adams, Massachusetts, President. Thomas Jefferson, Virginia, Vice-Presi-

Special session of Congress called to

consider the threatening relations with France......March 25, 1797

Fifth Congress, first session (extra),

May 15, 1797

Speaker of the House, Jonathan Dayton,

of New Jersey, Federalist.

Congress subjects to a fine of \$10,000 and ten years' imprisonment any citizen concerned in privateering against a friendly nation.....June 14, 1797

Congress authorizes the President to raise 80,000 militia for three months-the quota from Tennessee, the smallest, 806, and Massachusetts, the largest, 11,836

June 24, 1797

President empowered to employ the frigates Constitution, Constellation, and United States (see 1794) .... July 1, 1797

Duties on stamped vellum parchment and paper, receipts, bonds, bills, insurance

policies, certificates, etc., by act of July 6, 1797

A duty on salt levied.....July 8, 1797 Senate expels William Blount, of Tennessee.....July 9, 1797 First session adjourns....July 10, 1797

President appoints John Marshall, of Virginia, and Elbridge Gerry, of Massachusetts, with C. C. Pinckney, as commissioners to treat with France; they meet at Paris.....Oct. 4, 1797

[Commissioners asked to bribe members of French Directory, but indignantly refuse. Talleyrand, the French Minister of Foreign Affairs, implicated. Mr. Marshall and Mr. Pinckney ordered out of France. C. C. Pinckney declared that the United States had "millions for defence, but not one cent for tribute."]

Second session assembles at Philadelphia, Pa......Nov. 13, 1797

First personal encounter in Congress between Matthew Lyon, of Vermont, and Roger Griswold, of Connecticut; the House fails to censure or punish

Feb. 12-15, 1798

Mississippi Territory organized

April 3, 1798

Congress makes provision for the government of the Territory of Mississippi April 7, 1798

Navy Department organized

April 30, 1798 Secretary of the Navy appointed

May 3, 1798

Harper's Ferry selected as site for a Act to regulate the collection of duties government armory and manufactory and tonnage, and to establish ports of May 4, 1798 entry......March 2, 1799 Congress authorizes a provisional army, Estimates for the year amount to over and empowers the President, in case of an \$13,000,000 ......1799 actual declaration of war or invasion, to Fifth Congress adjourns. March 3, 1799 enlist, for three years, 10,000 men Upon assurance from France that a May 28, 1798 representative from the United States will Congress authorizes the President to inbe received with the "respect due a powerstruct commanders of ships-of-war to seize ful nation." President nominates William French armed vessels attacking American Van Murray as minister to France, and merchantmen or hovering about the coast associates with him Chief-Justice Ellsworth, of Connecticut, and Governor for that purpose..........May 28, 1798 Song "Hail, Columbia!" first sung Davie, of North Carolina; all are received May, 1798 by Napoleon, first consul. March 30, 1799 Imprisonment for debt abolished Sixth Congress, first session, assembles June 6, 1798 at Philadelphia, Pa......Dec. 2, 1799 Commercial intercourse with France Speaker of the House, Theodore Sedgsuspended.....June 12, 1798 wick. Massachusetts. Washington accepts appointment as George Washington dies. . Dec. 14, 1799 commander-in-chief, with rank of lieu-Eulogy before Congress by Henry Lee, of tenant-general.....June 17, 1798 Virginia, calling him "First in war, first Uniform rule of naturalization adopted in peace, and first in the hearts of his June 18, 1798 President announces the failure of the United States frigate Constellation. commission sent to France to make peace Com. Thomas Truxtun, defeats the French June 21, 1798 frigate La Vengeance......Feb. 1, 1800 Alien act passed (alien and sedition General bankruptcy act....April 4, 1800 laws).....June 25, 1798 Territory of Indiana organized All French treaties declared void May 7, 1800 July 6, 1798 Stricter law against the slave-trade [The tenor of judicial opinion has been May 10, 1800 that France and the United States were Congress establishes four land offices for not at war, although naval engagements the sale of public lands in the Northtook place.] west Territory (Ohio).....May 10, 1800 Connecticut resigns jurisdiction over Marine corps first organized by act of July 11, 1798 the Western Reserve......May 13, 1800 Sedition laws passed (alien and sedi-First session (last meeting in Philation laws) ......July 14, 1798 delphia) adjourns......May 14, 1800 Second session adjourns. July 16, 1798 President Adams removes Timothy By treaty the Cherokees allow a free Pickering, Secretary of State, and James passage through their lands in Tennessee McHenry, Secretary of War....May, 1800 to all travellers on the road to Kentucky United States government removes from passing through Cumberland Gap Philadelphia to the new capital. Wash-Oct. 2, 1798 ington.....July, 1800 Trial of Matthew Lyon, of Vermont, Frigate George Washington, Capt. Willbefore Judge Patterson, under the sedition iam Bainbridge, carries to Algiers the law.....Oct. 7, 1798 Dey's tribute-money, and is required to Third session assembles at Philadelphia, carry the Dey's ambassador to Con-Pa.....Dec. 3, 1798
United States frigate Constellation, stantinople.....September, 1800 Envoys to France negotiate a convention Com. Thomas Truxtun, captures the for eight years, preventing open war French ship-of-war L'Insurgente off the Sept. 30, 1800 island of St. Kitts......Feb. 9, 1799 [Ratified by France, July 31, 1801, and General Post-office established by act of by the United States, Dec. 19, 1801. Un-

March 2, 1799

der this treaty the claims for indemnity,

known as the "French Spoliation Claims," establishment of 1796-one regiment of have been the subject of frequent reports artillery and two of infantry-and organand discussions in Congress, with no result izes a military academy at West Point until referred to the court of claims by the act of Jan. 20, 1885.]

Spanish government cedes Louisiana to France by the secret treaty of St. Ildefonso.....Oct. 1, 1800

Fourth Presidential election

Nov. 11, 1800 Second session (first meeting in Wash-Capitol building burned at Washington Jan. 19, 1801

John Marshall appointed chief-justice Jan. 20, 1801

Electoral votes counted....Feb. 11, 1801 Congress assumes jurisdiction over the District of Columbia......Feb. 27, 1801

Navy reduced to thirteen vessels; the

rest to be disarmed and sold

March 3, 1801

[Among those reserved were the frigates United States, Constitution, President, Chesapeake, Philadelphia, Constellation, Congress.]

Sixth Congress adjourns...March 3, 1801

FOURTH ADMINISTRATION-DEMOCRATIC-REPUBLICAN, March 4, 1801, to March 3, 1805.

SEAT OF GOVERNMENT, at Washington. Thomas Jefferson, Virginia, President.

Aaron Burr, New York, Vice-President.

Three frigates and one sloop-of-war sent to the Barbary coast to protect our commerce, commanded by Com. Richard Dale

May 20, 1801

Tripoli declares war against the United States.....June 10, 1801 

Speaker of the House, Nathaniel Macon,

North Carolina.

[President Jefferson sends a written message to Congress and announces that no answer is expected. No President has since addressed Congress orally.]

Congress appoints John Beckley, of Virginia, librarian, with a room of the Capitol for the library.....Jan. 26, 1802

Congress recognizes the war with Tripoli Feb. 6, 1802

Repeal of the new circuit act

Congress reduces the army to the peace

March 16, 1802

Excise tax repealed....March 16, 1802 Naturalization laws of 1798 repealed; those of 1795 restored.....April 14, 1802 Georgia cedes her western territory to

the United States.....April 24, 1802 Library of Congress catalogued, containing 964 volumes and 9 maps

April, 1802 First session adjourns.....May 3, 1802 Washington incorporated as a city

May, 1802

Ohio adopts a State constitution

Nov. 29, 1802 Second session convenes....Dec. 6, 1802 Ohio admitted as a State (the seven-

Seventh Congress adjourns March 3, 1803 Treaty with France: the United States

purchases Louisiana for \$15,000,000 April 30, 1803

Eighth Congress, first session, convenes.....Oct. 17, 1803 Speaker of the House, Nathaniel Macon, North Carolina.

Senate ratifies the treaty with France by vote of 24 to 7.....Oct. 20, 1803 President authorized by Congress to

take possession of Louisiana. Oct 30, 1803 Frigate Philadelphia, forty-four guns, Captain Bainbridge, pursuing Tripolitan ship-of-war, strikes a rock in the harbor of Tripoli and is captured....Oct. 31, 1803

Independence of Haiti proclaimed

Nov. 29, 1803 Twelfth Amendment to the Constitution, relative to electing the President and Vice-President, passed by the Senate, 

Same passed by the House-83 to 42

Dec. 12, 1803 New Orleans delivered to the United States......Dec. 20, 1803

Lieut. Stephen Decatur, with the ketch Intrepid, destroys the Philadelphia in the harbor of Tripoli under the guns of the castle, without losing a man, night of

Feb. 16, 1804

Impeachment of Samuel Chase, Associate Justice of the Supreme Court; trial March 8, 1802 begun......February, 1804

[Acquitted March, 1805.]

territory of New Orleans and the District of Louisiana......March 26, 1804

First session adjourns. March 27, 1804 Capt. Meriwether Lewis, of the 1st Infantry, and Lieut. William Clark, appointed to explore the Missouri River and seek water communication with the Pacific coast, enter the Missouri River

May 14, 1804

Burr, Vice-President, mortally wounds Alexander Hamilton in a duel at Weehawken, N. J., Hamilton having fired in the air.....July 11, 1804

Twelfth Amendment being accepted by two-thirds of the States-Massachusetts, Connecticut, and Delaware only dissenting-is declared ratified .... Sept. 25, 1804 Second session convenes....Nov. 4, 1804

Fifth Presidential election

Nov. 13, 1804 Territory of Michigan formed from Indiana.....Jan. 11, 1805 Electoral vote counted.... Feb. 13, 1805 Twenty-five gunboats ordered for the protection of ports and harbors

March 2, 1805 This measure was urged by President Jefferson, but proved to be useless.]

Genesee and Buffalo Creek, N. Y., made ports of entry............March 3, 1805 Eighth Congress adjourns, March 3, 1805 [With this Congress closes the political life of Aaron Burr.]

FIFTH ADMINISTRATION - DEMOCRATIC-REPUBLICAN, March 4, 1805, to March 3, 1809.

Thomas Jefferson, Virginia, President. George Clinton, New York, Vice-Presi-

Treaty of peace with Tripoli

June 3, 1805 Abiel Holmes's American Annals first published ......1805 Ninth Congress, first session, convenes

Dec. 2, 1805 Speaker of the House, Nathaniel Macon, North Carolina.

Commission authorized to lay out a national road from Cumberland, Md., to the Ohio River......March 29, 1806 First session adjourns. April 21, 1806 Leander, a British naval vessel, fires into an American coaster, the Richard,

Louisiana Purchase divided into the off Sandy Hook, and kills the helmsman......April 25, 1806 Great Britain issues an "Order in Council" declaring the whole coast of Europe, from the Elbe to Brest, in France. under blockade......May 16, 1806 Napoleon issues the Berlin Decree

Nov. 21, 1806

Second session convenes..Dec. 1, 1806 Treaty with Great Britain signed by commissioners, but the President did not even send it to the Senate. Dec. 3, 1806

Aaron Burr's supposed conspiracy culminates ......1806

Burr arrested by Lieutenant Gaines, near Fort Stoddart, Ala. Feb. 19, 1807 Act to prohibit import of slaves from Jan. 1, 1808, passes the House, Feb. 7, 1807, by 113 to 5; approved

March 2, 1807 Duty on salt repealed. March 3, 1807 Ninth Congress adjourns...March 3, 1807 Burr brought to Richmond, Va., early in March, 1807

His trial for treason begins there

May 22, 1807

British frigate Leopard, fifty guns, Captain Humphreys, fires into the United States frigate Chesapeake, Commodore Barron, off Chesapeake Bay, killing three and wounding eight, and takes four seamen, claiming them as British subjects

June 22, 1807

[Barron was suspended by a courtmartial for five years without pay and emoluments, for making no resistance and surrendering his ship.]

American ports closed to the British. and British ships ordered from American waters.....July, 1807

First steamboat, the Clermont (Fulton's), starts from New York for Albany Sept. 14, 1807

Aaron Burr acquitted. . Sept. 15, 1807 Tenth Congress, first session, convenes

Oct. 26, 1807

Speaker of the House, Joseph B. Varnum. Massachusetts.

A British "Order in Council" forbids neutral nations to trade with France or her allies except under tribute to Great Britain......Nov. 11, 1807

Napoleon's Milan decree forbids trade with England or her colonies, and confiscates any vessel paying tribute or submitting to English search....Dec. 17, 1807

Congress authorizes the building of 188 gunboats, at a cost of not over \$852,000

Dec. 18, 1807

Embargo act prohibits foreign com-Second and more stringent embargo act (commonly called, reading the title backward, the "O grab me act")

Jan. 9, 1808

Embargo modified; the President authorized to permit vessels to transport American property home from foreign 

Army raised to five regiments of infantry, one of riflemen, one of light artillery and one of light dragoons, to be enlisted for five years.....April 12, 1808

First session adjourns...April 25, 1808 Second session convenes.... Nov. 7, 1808 Sixth Presidential election, Nov. 8, 1808 Territory of Illinois established

Feb. 3, 1809

Electoral vote counted in the House

Feb. 8, 1809

Embargo act repealed .... March 1, 1809 Non-intercourse act forbids commercial intercourse with Great Britain, France, and their dependencies after May 20

March 1, 1809

Tenth Congress adjourns. March 3, 1809

SIXTH ADMINISTRATION - DEMOCRATIC-REPUBLICAN, March 4, 1809, to March 3, 1813.

James Madison, Virginia, President. George Clinton, New York, Vice-Presi-

President proclaims that both England and France have revoked their edicts as to neutrals, and terminates the Non-intercourse act......April 19, 1809

Eleventh Congress, first session (ex-

Francisco Miranda, a native of South America, aiming to overthrow the Spanish power in Caracas, South America, engages a vessel, the Leander, and with about 250 men sails from New York, February, 1806. Although reinforced by some other vessels, and gaining some advantages, the expedition results in failure. The Ameri-

to take measures for their liberation, if satisfied that they are entitled to it, is offered in the House; it is lost (61 to 61) by the speaker's casting vote

June 14, 1809

First session (extra) adjourns

June 28, 1809

Great Britain not revoking her "Orders in Council" of 1807, the President proclaims the Non-intercourse act still in force towards that country.. Aug. 9, 1809

David M. Erskine, British minister to the United States, recalled, and Francis

J. Jackson appointed; arrives

September, 1809 [British minister F. J. Jackson left Washington, and from New York asked for his passport. His relations with this government being unsatisfactory, his recall was asked for.]

Second session convenes.. Nov. 27, 1809 Committee appointed by the House to inquire into the charge that Brig.-Gen. James Wilkinson had received a bribe from the Spanish government; or was an accomplice, or in any way concerned with the agent of any foreign power, or with Aaron Burr.....April 3, 1810

General post-office established at Washington under the Postmaster-General

April 30, 1810 British and French armed vessels excluded from American waters by act ap-Second session adjourns....May 1, 1810 Napoleon's Rambouillet decree, dated

[Ordered the sale of 132 American vessels captured; worth, with their cargoes,

\$8,000,000.1

France proclaims the revocation of the Berlin and Milan decrees, to take effect after ......Nov. 1, 1810

Third session convenes....Dec. 3, 1810 Recharter of the United States Bank passed by the House, 65 to 64; fails in the Senate, 17 to 17, by the casting vote of the president of the Senate, George 

Eleventh Congress adjourns

March 3, 1811

President, United States frigate, fortycans of the expedition captured by the four guns, Com. John Rodgers command-Spaniards, while confined at Carthagena, ing, meets the British sloop-of-war Little petition their government for relief, June Belt in lat. 37°, about 40 miles off Cape

Twelfth Congress, first session, convenes......Nov. 4, 1811

Gen. William H. Harrison defeats the Indians under the Prophet at Tippecanoe. within the present State of Indiana

Nov. 7, 1811

general court-martial, convened at or 1812.] Fredericktown, Md., Sept. 2, and acquitted......Dec. 25, 1811

Theatre at Richmond burned; the governor and many eminent citizens perish (Virginia).....December, 1811

Case of John Henry and the Federalists of New England; papers laid before the Senate by the President. March 9, 1812

President requested to lay before the Senate any information, which may be communicated without prejudice to the public interest, bearing on the case of John Henry..... March 10, 1812 Embargo on all vessels in the United

States for ninety days.....April 4, 1812

Louisiana admitted as the eighteenth State, to date from April 30; approved

April 8, 1812

That part of west Florida west of Pearl River is annexed to Louisiana

April 14, 1812 George Clinton, Vice-President, dies at Washington, aged seventy-three

April 20, 1812

President Madison renominated

May 18, 1812 [Madison is renominated by the Democratic-Republican party under promise of a declaration of war with England.]

President sends a war message to Congress.....June 1, 1812 Report of the minority against the war

presented to the House....June 3, 1812 Motion to make the debate public lost June 3, 1812

Territory of Missouri established

June 4, 1812 Cartel ship from Great Britain, with the survivors (two) of the four seamen taken by force from the Chesapeake by the Leopard in 1807, arrives at Boston,

and delivers the men to the United States June 12, 1812

"Orders in Council" abandoned by England......June 17, 1812

War declared against Great Britain (vote in the Senate, 19 to 13; in the

Army raised to twenty-five regiments of infantry, four regiments of artillery, two regiments of dragoons, and one of riflemen: total, 36,700 on paper. June 26, 1812

For a chronological record of the chief battles and naval engagements between the Brig.-Gen. James Wilkinson is tried by United States and Great Britain, see WAB

Duties on imports doubled. July 1, 1812 First session adjourns....July 6, 1812

[This Congress had passed 138 acts in a session of 245 days. In the House Josiah Quincy, of Massachusetts, and John Randolph, of Roanoke, were the leaders in the opposition to the war; Henry Clay, of Kentucky, and John C. Calhoun, of South Carolina, in favor of it.1

Office of the Federal Republican at Baltimore, Md., attacked by a mob, for denouncing the declaration of war with England......June 12 and July 27, 1812

On promise of protection by the military, the defenders of the office surrender and are taken to jail. The mob reassemble and break open the jail; kill General Lingan, an officer of the Revolution, and mangle eleven others, leaving eight for dead.....July 28, 1812

[Arrests were made, but no one was punished.

Great meeting in opposition to the war in New York City; John Jay, Rufus King, Gouverneur Morris, and other prominent citizens in attendance.....Aug. 19, 1812

Second session convenes.... Nov. 2, 1812 Presidential election.....Nov. 10, 1812

Congress appropriates \$2,500,000 to build four 74-gun ships and six 44-gun ships.....Jan. 2, 1813

Electoral vote counted in the Senate chamber......Feb. 10, 1813

Total strength of the army, limited by Congress, 58,000; according to the returns of adjutant-general, including staff and regimental officers, 18,945

Feb. 16, 1813

A proclamation and circular letter from the governor of Bermuda is laid before Congress by the President, which recites a "British Order in Council," providing for colonial trade, with instructions to colonial governors to show special privileges to the Eastern (New England) States

Feb. 24, 1813

Congress passes an act to encourage House, 79 to 49) .......June 18, 1812 vaccination............Feb. 27, 1813

Henry Clay resigns as Speaker of the President vested with the power of re-House.....Jan. 19, 1814 taliation on British subjects, soldiers, or [He was appointed one of the peace Indians......March 3, 1813 commissioners, to meet at Ghent.] Twelfth Congress adjourns Langdon Cheves, of South Carolina, March 3, 1813 elected Speaker.....Jan. 19, 1814 Resolution tabled in Congress for a com-ADMINISTRATION - DEMOmittee to investigate the Blue Lights CRATIC-REPUBLICAN, March 4, 1813, to Jan. 24, 1814 March 3, 1817. President transmits to the House a re-James Madison, Virginia, President. port from the Secretary of War explain-Elbridge Gerry, Massachusetts, Viceing the failure of the army on the northern frontier......Feb. 2, 1814 President. Massachusetts forbids the confinement in Russia offers mediation between the her jails of persons not committed by her United States and Great Britain judicial authorities......Feb. 7, 1814 March, 1813 The object was to free herself from con-United States divided into nine military districts.....March 19, 1813 fining British captives.] Loan of \$25,000,000 and an issue of William H. Crawford, Georgia, appointtreasury notes for \$10,000,000 authorized ed to succeed Joel Barlow (dies Dec. 26, by Congress......March 24, 1814 1812) as minister to France. April, 1813 Brig.-Gen. Wm. Hull is found guilty on General Wilkinson takes possession of the Spanish fort at Mobile. April 15, 1813 the second and third charges, and sentenced to be shot (see Jan. 3, 1814) Albert Gallatin, Pennsylvania, and March 26, 1814 James A. Bayard, Maryland, appointed as [This sentence was approved by the peace commissioners with John Quincy President, but the execution remitted.] Adams at the Russian court to negotiate Repeal of the embargo...April 14, 1814 a peace; they sail............May 9, 1813 Congress authorizes the purchase of the Thirteenth Congress, first session (ex-British vessels captured on Lake Erie, Sept. 10, 1813, for \$255,000, to be distrib-Legislature of Massachusetts remonuted as prize-money among the captors; strates against the continuance of the war Com. Oliver H. Perry to be paid \$5,000 July 15, 1813 in addition.....April 18, 1814 Congress authorizes the loan of \$7,500-Congress authorizes the collection and preservation of flags, standards, and col-Congress lays a direct tax of \$3,000,000; ors captured by the land or naval forces number of States, eighteen; New York asof the United States.....April 18, 1814 sessed the most, being \$430,141.62; Lou-Second session adjourns....April, 1814 isiana the least, \$28,295.11.. Aug. 2, 1813 American commissioners to negotiate a First session (extra) adjourns peace with Great Britain: John Quincy Aug. 2, 1813 Adams and Jonathan Russell, Massa-Second session convenes....Dec. 6, 1813 chusetts; Albert Gallatin, Pennsylvania; Embargo established by Congress until James A. Bayard, Delaware; and Henry Jan. 1, 1815......Dec. 17, 1813 President Madison orders a general Clay, Kentucky. These commissioners court-martial at Albany, N. Y., upon Brig.- meet Admiral Lord Gambier, Henry Goul-Gen. Wm. Hull for the surrender of De- bourn, and William Adams, British comtroit......Jan. 3, 1814 missioners, at Ghent, Belgium Aug. 8, 1814 An English vessel, the Bramble, under Creek Indians, by treaty, surrender a a flag of truce, arrives at Annapolis, Md., great part of their territory to the Unitwith offers of peace.....Jan. 6, 1814 ed States.....Aug. 9, 1814 Congress authorizes increasing the army Banks in the District of Columbia susto 63,000 regular troops, and five years' pend......Aug. 27, 1814 service.....January, 1814 John Armstrong, Secretary of War, re-

House on the enlistment bill.Jan. 14, 1814 signs......Sept. 3, 1814

Daniel Webster's first speech in the

[He was blamed for the capture of Washington.]

Third session convenes...Sept. 19, 1814
A resort of pirates and smugglers at
Barataria Bay broken up, without resist-

ance, by Commodore Patterson

Nov. 6, 1814

Elbridge Gerry, of Massachusetts, fifth Vice-President of the United States, dies at Washington, D. C., aged seventy

Nov. 23, 1814

Hartford Convention meets at Hartford, Conn......Dec. 15, 1814

Martial law proclaimed in New Orleans

by General Jackson......Dec. 15, 1814

Treaty of peace signed by the commissioners at Ghent.....Dec. 24, 1814

Congress levies a direct tax of \$6,000,-000 (number of States, eighteen)

000 (number of States, eighteen)

Jan. 9, 1815 [The largest assessment, that of New York State, was \$864,283.24; the smallest, of Delaware, \$64,092.50.]

Congress imposes duties on household furniture and on gold and silver watches

Jan. 18, 1815

United States purchases Jefferson's library, consisting of about 7,000 volumes, for the use of Congress, for \$23,000

Jan. 26, 1815

Bill to incorporate the Bank of the
United States is vetoed by President Madison.....Jan. 30, 1815

Treaty of peace reaches New York in the British sloop-of-war Favorite....

Feb. 11, 1815

It is ratified......Feb. 17, 1815
Army reduced to a peace footing of
10,000 men, two major-generals, and four
brigadier-generals......March 3, 1815

[The major-generals were Jacob Brown and Andrew Jackson; the brigadier-generals were Winfield Scott, Edmund Gaines, Alexander Macomb, and Eleazar W. Ripley.]

Thirteenth Congress adjourns

March 3, 1815

General Jackson, at New Orleans, is fined \$1,000 for contempt of court

March 31, 1815

Commodore Decatur sails from New York for Algiers with the frigates Guerrière, Macedonian, and Constellation, one sloop-of-war, four brigs, and two schooners

May 19, 1815

Guerrière captures an Algerian frigate of forty-four guns off Gibraltar

June 17, 1815

Dey, in a treaty of peace, renounces all claims to tribute, or presents, or to hold prisoners of war as slaves. June 30, 1815 At a grand Indian council at Detroit,

At a grand Indian council at Detroit, Mich., a treaty is made with eight of the principal tribes east of the Mississippi

Sept. 1, 1815

Fourteenth Congress, first session, con-

Repeal of the act of Jan. 18, 1815, taxing household furniture, watches, etc.

April 9, 1816 United States Bank, capital \$35,000,000, chartered by Congress for twenty years

April 10, 1816 Indiana authorized by Congress to form

a constitution and State government

April 19, 1816

An act for the relief of the relatives and representatives of the crew of the sloop-of-war *Wasp*, believed to be lost, passed

April 24, 1816 Act passed regulating duties on imports

Act passed regulating duties on imports
April 27, 1816

Congress appropriates \$1,000,000 a year for eight years to increase the navy

April 29, 1816 First session adjourns....April 30, 1816

Presidential election held. Nov. 12, 1816 Second session convenes....Dec. 2, 1816

Second session convenes....Dec. 2, 1816 Indiana admitted into the Union (the

nineteenth State)......Dec. 11, 1816
American Colonization Society formed

in Washington, D. C.....December, 1816 United States Bank begins operations

January, 1817

Congress authorizes the President to employ John Trumbull, of Connecticut, to paint four scenes of the Revolution for the 

[These paintings are The Declaration of Independence; Surrender of Burgoyne at Saratoga; Surrender of Cornwallis; and the Resignation of Washington at Annapolis.]

Electoral vote counted....Feb. 12, 1817 Act dividing the Mississippi territory March 1, 1817

Fourteenth Congress adjourns

March 3, 1817

EIGHTH ADMINISTRATION-DEMOCRATIC-REPUBLICAN, March 4, 1817, to March 3, 1821.

James Monroe, Virginia, President. Daniel D. Tompkins, New York, Vice-President.

Indians attack a boat on the Apalachicola River, Florida, containing forty men, with women and children, killing all but six men and one woman

Nov. 30, 1817 Fifteenth Congress, first session, con-

Mississippi (the twentieth State) admitted into the Union.....Dec. 10, 1817 General Jackson takes the field against the Florida Indians......Feb. 19, 1818

Pensions granted, \$20 a month to officers and \$8 a month to privates who had served nine months or more in the Continental army or navy, on proof of need

March 18, 1818

Act establishing the flag of the United States: thirteen horizontal stripes, representing the original States, alternately red and white, with a white star in a blue field, for each State; approved

April 4, 1818 General Jackson captures the Spanish fort of St. Marks, Fla.....April 7, 1818

An act to enable the people of Illinois to form a State government, and for the admission of such State; approved

First session adjourns. April 20, 1818 At the capture of the Spanish fort of St. Marks, Jackson secures Alexander Arbuthnot and Robert C. Ambrister, and hangs them under sentence of a military 

General Jackson takes possession of Pensacola......May 24, 1818 Captures the fortress at Barrancas

May 27, 1818

Centre foundation of the Capitol at Washington laid.....Aug. 24, 1818 Indians of Ohio cede their remaining lands (about 4,000,000 acres), mostly in the Maumee Valley......Sept. 27, 1818

Chickasaw Indians cede all land between the Mississippi River and the northern course of the Tennessee River..1818

Treaty with England made. . Oct. 20,1818 Second session convenes... Nov. 16, 1818 Illinois admitted (the twenty-first State) ...... Dec. 3, 1818 Memorial from the Territory of Mis-

souri, asking permission to frame a State government, and for admission into the Committee of five appointed by the

Senate to inquire into the course of General Jackson in taking possession of Fort St. Marks and Pensacola, and in executing Arbuthnot and Ambrister

Dec. 18, 1818

Bill introduced for the admission of 

Bill introduced to organize the Terri-

Bill for admission of Missouri taken up 

James Tallmadge, Jr., of New York, moves an amendment, declaring free all children born in Missouri after admission into the Union, and providing for the gradual emancipation of the slaves. This is modified to declare all slave children born in the State after its admission free at the age of twenty-five. The bill so amended passes the House, 87 to 76

Feb. 17, 1819

Treaty with Spain concluded

Feb. 22, 1819

Approved by the President. Feb. 25, 1819 [By this treaty Spain ceded to the United States all territory east of the Mississippi called east and west Florida, with adjacent islands, for \$5,000,000. Not April 18, 1818 ratified by Spain until October, 1820.]

Senate rejects the proviso of the House on the admission of Missouri, 31 to 7

Feb. 27, 1819

Senate returns the bill with amendments. House adheres, 78 to 76, and the

Alabama authorized to form a State slavery, 90 to 84, and inserts the "Thomas government and to be admitted into the proviso," 134 to 42.......March 2, 1820 Maine admitted (the twenty-third State) Arkansas organized as a Territory by act of Congress approved March 2, 1819 March 3, 1820 Congress authorizes the President to Congress authorizes the people of Misoccupy east and west Florida souri to form a State government March 3, 1819 March 6, 1820 Duel between Com. Stephen Decatur and Fifteenth Congress adjourns Com. James Barron at Bladensburg, March 3, 1819 Md...... March 22, 1820 Side-wheel steamer Savannah leaves Sa-Congress abolishes the sale of public vannah, Ga., for Liverpool, England [She arrives at Liverpool, June 20, 1819.] Congress organizes the first committee on agriculture......May 3, 1820 Maine separated from Massachusetts by Congress authorizes a loan of \$3,000,000 the Massachusetts legislature June 19, 1819 May 15, 1820 First session adjourns....May 15, 1820 Com. Oliver Hazard Perry dies at Trin-Daniel Boone dies at Charrette, Mo., idad, West Indies, of yellow fever aged eighty-five......Sept. 26, 1820 Aug. 23, 1819 Spain ratifies her treaty with the Sixteenth Congress, first session, con-United States, whereby she cedes Florida Oct. 20, 1820 Henry Clay, speaker of the House. Memorial from the people of Maine, Second session convenes.. Nov. 13, 1820 praying for admission into the Union, Henry Clay resigns the speakership; presented......Dec. 7, 1819 John W. Taylor of New York elected on the twenty-second ballot by a majority Memorial from Missouri, asking for adof one......Nov. 14, 1820 mission, again presented in the House Dec. 7, 1819 Presidential election held. Nov. 14, 1820 Missouri, in her constitution, requires Alabama admitted (the twenty - second her legislature to prohibit free colored State) ..... Dec. 14, 1819 persons from settling in the State. The Bill for the admission of Maine passes the House......Jan. 3, 1820 Senate adds a proviso that nothing con-Senate adds to the bill admitting Maine tained in the constitution shall be cona clause for the admission of Missouri and strued as conflicting with that clause in an amendment proposed by Senator Thom- the Constitution of the United States as, Illinois, prohibiting the introduction which declares "the citizens of each of slaves into Louisiana north of the Ar- State shall be entitled to all the privikansas boundary, 36° 30', except in Mis- leges and immunities of citizens in the souri. Thomas proviso passes the Senate, several States." The bill admitting Mis-30 to 10, and the bill as amended passes souri, with her constitution as amended, Electoral votes counted. Feb. 14, 1821 the Senate, 24 to 20.......Feb. 18, 1820 passes the Senate, 26 to 18..Dec. 11, 1820 House rejects the amendments; Senate

Passes the House, 87 to 81

Feb. 26, 1821 Senate concurs, 26 to 15..Feb. 27, 1821

Sixteenth Congress adjourns

March 3, 1821

NINTH ADMINISTRATION—DEMOCRATIC-REPUBLICAN, March 5, 1821, to March 3, 1825.

James Monroe, Virginia, President.

Daniel D. Tompkins, New York, VicePresident.

President appoints Gen. Andrew Jackson governor of Florida.....April, 1821
General Jackson takes possession of Florida.....July 1, 1821
President Monroe proclaims the admission of Missouri as the twenty-fourth State.....Aug. 10, 1821
Seventeenth Congress, first session, convenes.....Dec. 3, 1821
Thomas H. Benton enters the Senate from Missouri....Dec. 6, 1821
William Pinkney, of Maryland, dies, aged fifty-eight.....Feb. 25, 1822

March 1, 1822
President, by message, recommends the recognition of the independence of the South American states and Mexico

Apportionment bill passed

March 8, 1822
Bankrupt bill defeated in the House by a vote of 72 to 99.......March 12, 1822
Resolution recognizing the independence of the American provinces of Spain passed by the House, 167 to 1...March 28, 1822
[Mr. Garnett, of Virginia, voted against

 by a voyage to the north, and that Captain Symmes be intrusted with the conduct of the expedition.....Jan. 27, 1823 Stephen F. Austin obtains from Mexico a grant of land in Texas for colonization February, 1823

Seventeenth Congress adjourns

claims the "Monroe Doctrine"

Dec. 2, 1823

A resolution authorizing an embassy to
Greece offered in the House by Daniel
Webster, of Massachusetts...Dec. 8, 1823
[This resolution was defeated Jan. 26,

[This resolution was defeated Jan. 26, 1824, although ably supported by Clay, Webster, and others. John Randolph opposed it in speeches full of sense and sarcasm.]

Tariff (protective) bill brought before the House.....Jan. 9, 1824 [Clay and Buchanan supported the bill,

while Webster opposed it.]

Congress by resolution offers the Marquis de Lafayette a ship to bring him to the United States, approved. Feb. 4, 1824

Act to survey routes for canals and roads ........................February, 1824

Tenth Presidential election

Nov. 9, 1824
Second session convenes...Dec. 6, 1824
Lafayette welcomed to the House of
Representatives, in an address by the
speaker, Mr. Clay......Dec. 10, 1824
Congress (the House by 166 to 26, the
Senate unanimously) votes to Lafayette
\$200,000 and a township of land in any
part of the United States he might select that is now unoccupied. Dec. 22, 1824

Treaty with Russia ratified Jan. 11, 1825

[Establishing the boundary-line between the United States and Russia at 54° 40′ N. lat.]

Electoral votes counted....Feb. 9, 1825
Treaty with the Creek Indians, termed

the "Indian Spring Treaty"

Feb. 12, 1825

[This treaty was signed by their chief McIntosh, and provided for the cession of all the Creek territory in Georgia and several million acres in Alabama for \$400,000. The Indians repudiated the cession and killed McIntosh, about April 30.]

An act appropriating \$150,000 to extend the Cumberland road from Canton, on the Ohio, opposite Wheeling, to Zanesville, O., approved.......March 3, 1825

An act of Congress for strengthening the laws of the United States approved

March 3, 1825

Eighteenth Congress adjourns

March 3, 1825

TENTH ADMINISTRATION—DEMOCRATIC-REPUBLICAN (coalition), March 4, 1825, to March 3, 1829.

John Quincy Adams, Massachusetts, President.

John C. Calhoun, South Carolina, Vice-President.

Webster delivered the oration.]

Lafayette leaves Washington for France in the new frigate *Brandywine*, furnished him by the government...Sept. 7, 1825

Mordecai M. Noah selects Grand Island, in the Niagara River, as a site for a city of refuge for the Jews, to be called Ararat

Erie Canal finished.....Oct. 26, 1825
Nineteenth Congress, first session, convenes......Dec. 5, 1825

Dispute between the State of Georgia and the United States upon the removal of the Creek Indians.......1825-29

John Gaillard, United States Senator from South Carolina from 1804 to 1826, and from April 14, 1814, to March 9, 1825,

president pro tem. of the Senate, dies at Washington.....Feb. 26, 1826

South American states call a general congress, to meet at Panama in June, 1826, and to consider the rights of those states, and invites delegates from the United States. Congress appropriates \$40,000, and appoints Richard C. Anderson, minister to Colombia, and John Sargeant. of Philadelphia. delegates

March 14, 1826

First session adjourns...May 22, 1826
John Adams, born in Braintree, Mass.,
Oct. 19, 1735, and Thomas Jefferson, born
in Monticello, Va., April 2, 1743, die on
the fiftieth anniversary of American independence......July 4, 1826

Abduction of William Morgan from Canandaigua, N. Y......Sept. 12, 1826

[Gave rise to a political party—the anti-Masonic—that became national in importance, though short-lived.]

Convention with Great Britain concerning indemnities for the War of 1812-14

Nov. 13, 1826

Second session convenes...Dec. 4, 1826
Congress makes an appropriation for
the payment of Revolutionary and other
pensions......Jan. 29, 1827
Nineteenth Congress adjourns

Protectionists hold a convention at Harrisburg, Pa., and demand a higher tariff......July 30, 1827

United States and Great Britain by treaty agree to extend or renew the commercial agreements of 1818, and the Oregon boundary to continue indefinitely

Aug. 6, 1827

First railroad in the United States, running from Quincy, Mass., to the Neponset River, 3 miles, commenced 1826; completed (operated by horse-power)...1827

Boundary differences between the United States and the British possessions to be referred to an arbiter....Sept. 29, 1827

Twentieth Congress, first session, con-

By another treaty Creek Indians cede their remaining lands in Georgia for \$47,-491. RatifiedJanuary, 1828 MajGen. Jacob Brown dies at WashingtonFeb. 24, 1828 Debate on the tariff bill begun in the HouseMarch 4, 1828 Debate in the SenateMay 5-14, 1828 Tariff bill passed by the HouseMay 15, 1828 Approved; known as the "Tariff of Abominations"May 19, 1828 Congress by resolution grants Charles Carroll, of Carrollton, only surviving signer of the Declaration of Independence, the franking privilegeMay 23, 1828 First session adjournsMay 26, 1828 Second railroad in the United States, from Mauch Chunk, Pa., to the Lehigh River, 9 miles, commenced 1827, and finished	Bill before the House for a national road from Buffalo, N. Y., to New Orleans, La., via Washington
Electoral votes counted in the House	tia, 1812–14May 31, 1830
Feb. 11, 1829 Twentieth Congress adjourns March 3, 1829	First session adjournsMay 31, 1830 John Randolph sails as minister to RussiaJune, 1830
ELEVENTH ADMINISTRATION — DEMO-	Anti-Mason party hold the first national
CRATIC, March 4, 1829, to March 3, 1833.	convention in the United States at Phila-
Andrew Jackson, Tennessee, President.  John C. Calhoun, South Carolina, Vice-	delphfa, Pa., Francis Granger, of New York, presidingSeptember, 1830
President.	Second session convenesDec. 6, 1830 Senate rejects the award of the King of
John Jay, statesman, dies at Bedford,	the Netherlands as arbitrator of the boun-
N. Y	dary between Maine and Great Britain
James L. M. Smithson, founder of the	Jan. 10, 1831
Smithsonian Institution, dies in Genoa, ItalyJune 27, 1829	First locomotive built in the United States, "The Best Friend," at the West
"Stourbridge Lion," the first locomotive	Point foundry shops in New York City;
run in the United States, is purchased in	first trip on the South Carolina Railroad
England and arrives in New York in June,	Jan. 15, 1831
1829; shipped to Carbondale, and tried	Twenty-first Congress adjourns
on the track at HonesdaleAug. 8, 1829 William Lloyd Garrison publishes the	March 3, 1831 John H. Eaton, Secretary of War, re-
Genius at Baltimore, Md., advocating im-	signsApril 7, 1831
mediate emancipation1829	Martin Van Buren, Secretary of State,
Twenty-first Congress, first session,	resignsApril 7, 1831
Robert Y. Hayne's (South Carolina)	Ex-President James Monroe dies in New
great speech in defence of State rights in	York, aged seventy-threeJuly 4, 1831 Negro insurrection led by Nat Turner,
the Senate on "the Foote resolution,"	in Southampton countyAugust, 1831
limiting the sale of public lands	President Jackson reforms his cabinet
Jan. 25, 1830	1831
Daniel Webster's reply defending the ConstitutionJan. 26-27, 1830	Anti-Masonic party hold a national convention at Baltimore, Md., and nominate

and Amos Ellmaker, of Pennsylvania, for Vice-President; number of delegates, 112

Sept. 26, 1831 Free trade convention held at Phila-

delphia.....Oct. 5, 1831 High tariff convention held at New York

Oct. 26, 1831

Copyright law radically amended, making the term twenty-eight years instead of fourteen, with renewal of fourteen years more, and wife and children of author, in case of his death, entitled to a renewal ...... 1831

William Lloyd Garrison begins the publication of the Liberator at Boston. 1831 Twenty-second Congress, first session,

National Republican party hold a national convention at Baltimore, Md., and nominate Henry Clay, of Kentucky, for President, and John Sergeant, of Pennsylvania, for Vice-President: number of delegates, 155.................Dec. 12, 1831

This party advocated higher tariff and

internal improvements.

Memorial for the renewal of the charter of the National Bank presented to Congress.....Jan. 9, 1832

William L. Marcy, of New York, while urging the Senate to confirm Martin Van Buren as minister to England, says, "They see nothing wrong in the rule that to the victors belong the spoils of the enemy"

Jan. 25, 1832

Henry Clay advocates the "American system" of protection in the Senate, supported by the Senators from Delaware, Maine, Massachusetts, New Jersey, Ohio, Pennsylvania, and Rhode Island

January-February, 1832 Democratic (first so-called) National

Convention meets in Baltimore

May 21, 1832

[Nominated Jackson for President, and Martin Van Buren, of New York, for Vice-President, he having been rejected as minister to England in the Senate by the vote of Vice-President Calhoun. In this convention it was resolved "that twothirds of the whole number of votes in the convention shall be necessary to constitute a choice." This was the origin of the famous two-thirds rule.]

Black Hawk War.... May-August, 1832 Gen. Thomas Sumter, distinguished Rev-

William Wirt, of Virginia, for President, olutionary soldier, dies near Camden, S. C., aged ninety-eight

> June 1, 1832 Bill rechartering the National Bank passes the Senate, 28 to 20. June 11, 1832 And the House, 107 to 85. July 3, 1832 Commissioner of Indian affairs first appointed.....July 9, 1832 President vetoes the bank bill

> July 10, 1832 Senate fails to pass the bank charter over the President's veto....July 13, 1832 Source of the Mississippi discovered by an exploring party under Henry R. School-

> craft.....July 13, 1832 Partial repeal of the tariff measures of 1828.....July 14, 1832 First session adjourns....July 16, 1832

> Cholera first appears in the United States ......1832 Treaty with the two Sicilies, indem-

> nity.....Oct. 14, 1832 Presidential election.....Nov. 13, 1832 Charles Carroll, of Carrollton, Md., last surviving signer of the Declaration of Independence, dies at Baltimore, aged ninetyfive......Nov. 14, 1832

> Convention is held at Columbus, S. C., which by ordinance declares the tariff acts of 1828 and 1832 null and void

Nov. 19, 1832

[The term "nullification" was borrowed from the Virginia and Kentucky resolutions of 1798.]

Second session convenes....Dec. 3, 1832 President Jackson issues a proclamation

to the people of South Carolina

Dec. 10, 1832 John C. Calhoun, Vice-President, re-

President Jackson, by message, informs Congress of the proceedings of South Carolina, and asks power to enforce the collec-

tion of the revenue......Jan. 16, 1833 John C. Calhoun, now a Senator from South Carolina, introduces resolutions: that the theory that the people of the United States are now or ever have been united in one nation is erroneous, false in history and reason......Jan. 22, 1833

Henry Clay introduces the "compromise tariff" in the Senate as a solution of all pending troubles between the manufacturing States and the South

Feb. 12, 1833 Electoral votes counted....Feb. 13, 1833

Mr. Clay offers a resolution, Dec. 10,

speaker pro tem. during this session. Over 500 local banks in the United

States......1834

["The government revenues were deposited in banks selected by the treasury.

"Compromise tariff" passes the House, inquiring of the President whether a paper read to heads of departments under date And the Senate, 29 to 16. March 1, 1833 of Sept. 18, 1833, relative to the deposits Becomes a law...........March 3, 1833 [This law scaled down all duties so that of the public money, was genuine, and re-20 per cent. should be the standard duty questing that said paper be laid before the Senate. This resolution passes the in 1842.] Senate, 23 to 18...... Dec. 11, 1833 Twenty-second Congress adjourns March 3, 1833 Senate appoints a committee to investigate the National Bank ..... Feb. 4, 1834 Treaty with Spain, indemnity TWELFTH ADMINISTRATION-DEMOCRAT-Feb. 17, 1834 IC, March 4, 1833, to March 3, 1837. William Wirt, orator, lawyer, and Andrew Jackson, Tennessee, President. author, dies at Washington, D. C., aged Martin Van Buren, New York, Vicesixty-two......Feb. 18, 1834 President. Senate resolves that in removing the deposits the President had assumed au-South Carolina repeals the ordinance of nullification in a convention held thority not conferred by the Constitution March 16, 1833 and the laws......March 28, 1834 John Randolph, of Virginia, dies in House resolves that the National Bank Philadelphia, aged sixty....May 24, 1833 shall not be rechartered nor the deposits restored......April 4, 1834 President Jackson lays near Fredericksburg, Va., the corner-stone of a monument President protests against the resolution of March 28, but the Senate refuses to Washington's mother, Mary Washington......May, 1833 to enter the protest in its minutes President Jackson makes a tour of the April 15, 1834 General Lafayette dies in France Eastern States as far as Concord, N. H., May 20, 1834 returning to Washington....July 3, 1833 Senate, by resolution, censures the President removes W. J. Duane, Secretary of Treasury, for refusing to with-President for removing the deposits draw the deposits from the National Bank, June, 1834 Coinage of the United States changed and appoints Roger B. Taney, of Maryland, in his place......Sept. 23, 1833 June 28, 1834 President Jackson directs the Secretary Indian Territory established by Congress.....June 30, 1834 of the Treasury to withdraw the deposits, First session adjourns..June 30, 1834 about \$10,000,000, from the National Bank "Whig" party [first so called, New Sept. 26, 1833 Indian chief Black Hawk is taken York, 1832] fully organized......1834 Treaty is made with the Seminole Indthrough the principal Eastern cities ians at Payne's Landing, May 9, 1833, autumn of 1833 and an additional treaty at Fort Gibson, Bank deposits removed from the National Bank.....Oct. 1, 1833 March 28, 1834, for their removal to the Indian Territory; Indians reject the Anti-slavery Society organized in New treaty of their chiefs. General Thompson York City.....Oct. 2, 1833 First severe railway accident in the sent by the United States to insist on its United States on the Amboy and Borexecution.....Oct. 28, 1834 [Seminole War waged 1835-42.] dentown Railroad; several killed Second session convenes....Dec. 1, 1834 Oct. 8, 1833 John Bell, of Tennessee, speaker in the Great display of shooting-stars place of Andrew Stevenson, resigned; morning of Nov. 13, 1833 John Hubbard, of New Hampshire, Twenty-third Congress, first session,

and John G. Whittier one of the secre-

American Anti-slavery Society organized at Philadelphia; Beriah Green president,

Neither these nor their unselected rivals were under any sort of supervision by the State which chartered them or by the federal government, and no bank-note had any certainty of value."—Narrative and Critical History of America, vol. vii., p. 280 1

President in his message announces the extinguishment of the national debt

December, 1834

John Quincy Adams, member from Massachusetts, delivers an oration on Lafayette before Congress. Dec. 13, 1834

Attempted assassination of President Jackson at the Capitol by Richard Lawrence......Jan. 30, 1835

[Lawrence tried in April, but proved

insane.]

Congress awards a gold medal to Col. George Croghan for his gallant defence of Fort Stephenson twenty-two years before Feb. 13, 1835

Senate appoints a committee of five to inquire into the alleged complicity of Senator Poindexter, of Mississippi, in the attempt to assassinate the President

Feb. 22, 1835

[Investigation showed Senator Poindexter innocent.]

Congress establishes branch mints at New Orleans, La., Charlotte, N. C., and Dahlonega, Ga......March 3, 1835 Twenty-third Congress adjourns

March 3, 1835

[Martin Van Buren, of New York, nominated for President; Richard M. Johnson, of Kentucky, for Vice-President.]

Anti-slavery documents taken from the mail and burned at Charleston, S. C.

August, 1835
Name "Loco-focos" first applied to the

Samuel Colt patents a "revolving pistol"......1835

Speaker of the House, James K. Polk, \$28,000,000. of Tennessee.

The President, in his message, suggests laws to prohibit the circulation of antislavery documents through the mails.

Great fire in New York City

Dec. 16-17, 1835

General Thompson, Lieut. C. Smith, and others massacred by the Seminole Indians at Fort King, 60 miles southwest of St. Augustine, Fla..........Dec. 28, 1835

[Osceola, whom General Thompson had shortly before put in irons for a day, led

this war-party.]

Maj. F. L. Dade, with 100 men, moving from Fort Brooke to the relief of Gen. Clinch, is waylaid and the entire party killed except four, who afterwards die of injuries there received....Dec. 28, 1835

Treaty with the Cherokee Indians in Georgia; they cede all their territory east

of the Mississippi for \$5,000,000

Dec. 29, 1835

Memorial presented to Congress praying for the abolition of slavery within the District of Columbia......Jan. 11, 1836

Texas declares her independence

March 2, 1836

Mexicans under Santa Ana capture the Alamo, San Antonio, Tex., and massacre the garrison. David Crockett killed here March 6, 1836

Battle of San Jacinto, defeat of Santa Ana.....April 21, 1836

Mexico acknowledges independence of Texas.....May 14, 1836

House resolves, by a vote of 117 to 68, that everything presented to that body in any way relating to slavery or its abolition shall be laid on the table without further action or notice....May 26, 1836

[This was the first of the "gag rules" of Congress.]

Arkansas admitted as the twenty-fifth State.....June 15, 1836

Act authorizing the different States to become depositories, in proportion to their respective representation, of the surplus funds in the United States treasury over \$5,000,000. This money subject to recall by the United States treasurer at any time, out not in sums of over \$10,000 per month Money to be paid to the States quarterly, viz., Jan. 1, April 1, July 1, Oct. 1, 1837. Although but three instalments were paid, it aggregated \$28,000,000. This money had never been recalled, and is carried on the treas-

"Patriot War" in Canada commences urer's report as unavailable funds. Approved......June 23, 1836 James Madison dies at Montpelier, Va., First session (extra) adjourns aged eighty-five......June 28, 1836 Territory of Wisconsin organized.. 1836 First session adjourns.....July 4, 1836 party of seventy warriors, visits the camp Treasury issues a "specie circular," requiring collectors of the public revenue to receive only gold and silver July 11, 1836 This proceeding hastened the panic of 1837.] Aaron Burr dies at Staten Island, aged eighty......Sept. 14, 1836 Samuel Houston elected first President of the republic of Texas....Oct. 22, 1836 Presidential election.....Nov. 8, 1836 Second session convenes....Dec. 5, 1836 Resolution of Senate, June, 1834, censuring President Jackson for removing the public money from the National Bank. Expunged from the records. Jan. 16, 1837 Coinage of the United States again .. Jun. 18. 1-37 charged ..... Michigan admitted into the Union, the twenty-sixth State in order. Jan. 26, 1837 Electoral vote counted.....Feb. 8, 1837 Twenty-fourth Congress adjourns March 3, 1837 THIETEENTH ADMINISTRATION - DEMO-CRATIC, March 4, 1837, to March 3, 1841. Martin Van Buren, New York, President. Richard M. Johnson, Kentucky, Vice-President. Great commercial panic begins by the failure of Herman Briggs & Co., New Orleans, La......March, 1837 [This panic reached its height in May.] All the banks in New York City suspend specie payment......May 10, 1837 Banks in Boston, Philadelphia, and Baltimore followed.] An extra session of Congress called to meet first Monday in September May 15, 1837 Twenty-fifth Congress, first session (extra), assembles......Sept. 4, 1837 President's message advocates the subtreasury. First sub-treasury bill reported in the Senate......Sept. 14, 1837 Passes the Senate by a small majority Oct. 4, 1837 Defeated in the House (see Aug. 6,

1846) . . . . . . . . . . Oct. 14, 1837

Osceola, the Seminole chief, with a of General Jesup under stipulations of safety, and is detained as prisoner [He was confined in Fort Moultrie, Charleston, S. C., where he died, Jan. 31. 1838.] Many citizens of the United States along the borders of Canada join the insurgents in the Patriot War during the autumn ......1537 Elijah P. Lovejoy shot while defending his printing-press and paper at Alton, Ill., from the attack of a pro-slavery mob Nov. 7, 1537 Second session assembles...Dec. 4, 1837 Wendell Phillips's first "abolition" speech in Faneuil Hall, Boston, to protest against the murder of Elijah P. Lovejoy Dec. 8, 1837 Col. Zachary Taylor defeats the Seminole Indians at Okeechobee Swamp, Fla. American steamer Caroline is attacke! and burned by Canadian troops at Schlosser's Banding, above Niagara Falls, on the American side...........Dec. 29, 1837 President issues a proclamation of neutrality as regards the disturbance in Canada.....Jan. 5, 1838 Duel between William J. Graves, of Kentucky, and Jonathan Cilley, of New Hampshire, members of the House [Fought with rifles; Cilley killed at the First regular passage by steamer acrethe Atlantic completed by the Great We to ern and Birius. Birius seventeen days from London, and Great Western fifteen days from Bristol. Both arrive at New York City......April 23, 1838 Banks in New England and New York resume specie payments.... May 10, 1838 Iowa receives a territorial government June 12, 1838 Second session adjourns...July 9, 1838 United States exploring expedition to the Antarctic and Pacific oceans, under command of Lieut. Charles Wilkes, sails from Hampton Roads .... Aug. 18, 1838

Third session assembles....Dec. 3, 1838 Charles G. Atherton, of New Hampshire, introduces a resolution in the House, known as the "Atherton gag," to prevent the discussion of slavery. It passes by a vote of 127 to 78...Dec. 11, 1838

Loss of steamboats on the Western rivers: Mississippi, fifty-five; Ohio, thirteen; Missouri, two; Illinois, two; Arkansas, one; Red, one; and four others during the year (Niles's Register, vol. lvii., p. 32)

Unsettled boundary between Maine and the British provinces results in the "Aroostook War"..February-March, 1839 Rev. Zerah Colburn died at Norwich, Vt., aged thirty-five......March 2, 1839

[A mathematical prodigy.]

Twenty-fifth Congress adjourns
March 3, 1839

Daguerreotypes first taken in the United States by Prof. J. W. Draper....1839

Liberty party, in convention at Warsaw, N. Y., nominates James G. Birney for President and Thomas Earle, of Pennsylvania, for Vice-President. Nov. 13, 1839

[This was the first appearance of a national anti-slavery party, and although Mr. Birney declined the nomination, it polled over 7,000 votes.]

Twenty-sixth Congress, first session, assembles......Dec. 2-16, 1839

Robert M. T. Hunter, of Virginia, Whig, elected speaker of the House on the eleventh ballot, receiving 119 votes out of 232.

Whig National Convention at Harrisburg, Pa...... Dec. 4, 1839

[First ballot, Clay, 103; Harrison, 94; and Scott, 57. Fifth ballot, Clay, 90; Harrison, 148; and Scott, 16. The nomination of Harrison was made unanimous, and John Tyler nominated for Vice-President.]

Steamer Lexington burned on Long Island Sound, between New York and Stonington, 140 lives lost......Jan. 13, 1840

Lieut. Charles Wilkes discovers the antarctic continent, 66° 20′ S. lat., 154° 18′ E. long......Jan. 19, 1840

[He coasted westward along this land 70 degrees.]

Democratic National Convention at Baltimore, Md. Martin Van Buren nominated for President, leaving the States to nominate for Vice-President

May 5, 1840

Sub-treasury or independent treasury bill passed and approved....July 4, 1840 Britannia, the first regular steampacket of the Cunard line, arrives at Boston, fourteen days and eight hours from Liverpool......July 19, 1840

First session adjourns...July 21, 1840
"Log-cabin" and "Hard-cider" campaign, in the interest of William Henry
Harrison, begins....July, 1840

[Modern methods of conducting a Presidential campaign were now introduced.]

Steamship Arcadia arrives at Boston from Liverpool in twelve days and twelve hours, the shortest passage up to that time.......Oct. 17, 1840

[Tried and acquitted Oct. 12, 1841.]

Log-cabin, a Whig campaign paper, edited by Horace Greeley, reaches a circulation of 80,000 during the autumn...1840

Fourteenth Presidential election

Nov. 10, 1840
Treaty of commerce between Texas and
Great Britain made......Nov. 14, 1840
Second session assembles...Dec. 7, 1840
Electoral votes counted...Feb. 19, 1841
Twenty-sixth Congress adjourns

March 3, 1841

FOURTEENTH ADMINISTRATION — WHIG, March 4, 1841, to March 3, 1845.

William Henry Harrison, Ohio, President.

John Tyler, Virginia, Vice-President.

Corner-stone of the Mormon temple at Nauvoo, Ill., laid.........April 6, 1841 Twenty-seventh Congress, first session

his death, May 22, 1842.

W. P. Mangum, North Carolina, president pro tem. of the Senate and acting Vice-President of the United States from

May 31, 1842, to the end of President Tyler's term.

Act to appropriate the proceeds of the public lands and pre-emptive rights granted, passed......July 6, 1841

United States sloop-of-war Peacock, of the Wilkes United States exploring expedition, is lost at the mouth of the Columbia River, Oregon......July 18, 1841

Bankruptcy bill passed....Aug. 19, 1841
President Tyler vetoes the Fiscal Corporation bill......Sept. 9, 1841
Party of British volunteers from Can-

ada carry off Colonel Grogan

Sept. 9, 1841

[This seizure was unauthorized by the British government, and Grogan was promptly released. The seizure, however, caused great excitement.]

poration bill.]

First session (extra) adjourns

Sept. 13, 1841 President's proclamation forbids Ameriean citizens to invade British possessions

Sept. 25, 1841 Failure of the United States Bank under the Pennsylvania charter....Oct. 11, 1841

Second session assembles...Dec. 6, 1841 Joshua R. Giddings, member from Ohio, presents resolutions concerning the brig Creole and adverse to slavery

March 21, 1842

Henry Clay resigns from the Senate

United States exploring expedition under Lieut. Charles Wilkes after a voyage of four years and over 90,000 miles, returns to New York......June 10, 1842

Dorr's Rebellion in Rhode Island, caused by the disagreement between the Charter and Suffrage parties

May-June, 1842 Statue of Washington, by Horatio Greenough, placed in the Capitol..1842 Charles Dickens visits the United States

Earliest actual finding of gold in California in Los Angeles district.....1842

End of the Indian war in Florida proclaimed......Aug. 14, 1842 Ashburton treaty ratified by the Senate,

39 to 9......Aug. 20, 1842

Beginning of the fiscal year changed from Jan. 1 to July 1 by law of

from Jan. 1 to July 1 by law of Aug. 28, 1842

After vetoing two tariff bills, President Tyler signs the third......Aug. 30, 1842
[The prevailing rate of this tariff was

20 per cent.]
Second session adjourns..Aug. 31, 1842

[It passed ninety-five acts, thirteen joint resolutions, and 189 private bills, sitting 269 days—the longest session since the beginning of Congress.]

William Ellery Channing, Unitarian minister, dies at Bennington, Vt., aged sixty-two.....Oet. 2, 1842

Alexander Slidell Mackenzie, commanding the United States brig Somers, while on a short cruise, hangs at the yard-arm Philip Spencer, a midshipman and son of John C. Spencer, then Secretary of War; Samuel Cromwell, a boatswain's mate; and Elijah H. Small, for an alleged conspiracy......Dec. 1, 1842

Third session assembles....Dec. 5, 1842
Samuel Woodworth (author of the Old Oaken Bucket) dies at New York City, aged fifty-seven.......Dec. 9, 1842

Resolutions offered by John M. Botts of Virginia, for the impeachment of President Tyler for gross usurpation of power, wicked and corrupt abuse of the power of appointments, high crimes and misdemeanors, etc.....Jan. 10, 1843

[Rejected by a vote of 83 to 127.]

Francis S. Key, author of Star-Spangled Banner, dies at Baltimore, Md., aged sixty-four.......Jan. 11, 1843 Com. Isaac Hull dies at Philadelphia, Pa., aged sixty-eight......Feb. 13, 1843

Dr. Marcus Whitman, learning of the intention of the British government to permanently occupy the Oregon Territory, and desirous of a personal interview with the United States government, to give warning and also to announce the practicability of overland emigration to that region, leaves Walla Walla, October, 1842, and reaches Washington, D. C.

March 3, 1843
Bankruptcy act of 1841 repealed

March 3, 1843

Congress appropriates \$30,000 to build Morse's electric telegraph from Washington to Baltimore.....March 3, 1843

Twenty-seventh Congress adjourns

March 3, 1843

[Reached Salt Lake, Sept. 6, and the Pacific coast, at the mouth of the Columbia River, Nov. 10; returned July, 1844.]

Bunker Hill monument completed and dedicated......June 17, 1843
[President Tyler was present, and Daniel

Webster delivered the address.

National Liberty party, in convention at Buffalo, N. Y., nominates James G. Birney for President, and Thomas Morris, of Ohio, for Vice-President. Aug. 30, 1843

John W. Jones, of Virginia, elected speaker.

Explosion of a large gun, "the Peace-maker," on the United States war-steamer Princeton, on the Potomac, carrying, with many excursionists, the President and several of his cabinet; kills Mr. Upshur, Secretary of State, Mr. Gilmer, Secretary of Navy, David Gardiner, and others, besides wounding twelve of the crew

Feb. 28, 1844 Treaty of annexation with Texas signed April 12, 1844

[Rejected by the Senate, 35 to 16.]

National Whig Convention at Baltimore......May 1, 1844

[Henry Clay, of Kentucky, nominated for President, and Theodore Frelinghuysen, of New Jersey, for Vice-President]

Riots in Philadelphia between native Americans and the Irish...May 6-8, 1844 National Democratic convention at Bal-

First telegraphic communications in the United States during this convention, on the experimental line erected by the government between Baltimore and Washington......May 27, 1844

First session adjourns....June 17, 1844 "Joe" Smith, the Mormon prophet, with his brother Hiram, murdered by a mob at the iail in Carthage, Ill.

June 27, 1844

Treaty with China, of peace, amity, and commerce.....July 3, 1844

Henry Clay's Alabama letter, published in the North Alabamian, alienates the Northern Whigs......Aug. 16, 1844
Fifteenth Presidential election

Nov. 12, 1844

Congress appoints the Tuesday following the first Monday in November for the national election day......Jan. 23, 1845
Electoral votes counted..Feb. 12, 1845

[This bill passed both branches of Con-

gress over the veto, the first veto over- ed States troops captured by the Mexiruled by Congress.] cans......April 25, 1846 Texas annexed by a joint resolution Battle of Palo Alto......May 8, 1846 Battle of Resaca de la Palma Feb. 28, 1845 Which the President approves March 1, 1845 Florida admitted as the twenty-seventh Congress reduces postage on letters to 5 cents within 300 miles, and 10 cents for greater distances.....March 3, 1845 .Twenty-eighth Congress adjourns March 3, 1845 FIFTEENTH Administration - Demo-CRATIC, March 4, 1845, to March 3, 1849. James Knox Polk, Tennessee, President. George Mifflin Dallas, Pennsylvania, Vice-President. Mexican minister demands his passport March 6, 1845 Andrew Jackson, seventh President, dies at the Hermitage, near Nashville, Tenn., aged seventy-eight......June 8, 1845 By an act of amnesty the Rhode Island legislature releases Thomas W. Dorr, who was under a life sentence for treason June 27, 1845 Naval school established at Annapolis, Md., while George Bancroft is Secretary of Navy ......1845 Annexation ratified by Texas in convention.....July 4, 1845 Texas in convention adopts a constitution.....Aug. 27, 1845 Gov. Silas Wright, of New York, proclaims Delaware county in a state of insurrection from anti-rent difficulties Aug. 27, 1845 Joseph Story, associate judge of the United States Supreme Court, dies at Cambridge, Mass., aged sixty-six Sept. 10, 1845 Texas State constitution ratified by the people.....Oct. 13, 1845 Twenty - ninth Congress, first session,

Rio Grande, and takes post opposite Mat-

the United States; a small force of Unit-

Hostilities begun between Mexico and

May 9, 1846 President Polk, by special message to Congress, announces that war exists by the act of Mexico..... May 11, 1846 Congress authorizes the President to raise 50,000 men and \$10,000,000 for the war......May 13, 1846 Treaty with Great Britain signed, establishing the boundaries west of the Rocky Mountains on the 49th parallel of N. lat., and thus settling the "Oregon difficulty ".....June 15, 1846 Com. John D. Sloat, of the Pacific Squadron, occupies Monterey, Cal., and proclaims the country annexed to the United States.....July 6, 1846 Congress recedes to Virginia the southern part of the District of Columbia July 9, 1846 Tariff of 1842 repealed, and a revenue tariff passed (in the Senate by the casting vote of Vice-President George M. Dallas) approved July 30, 1846 "Warehouse system" established by Congress......Aug. 6, 1846 Independent treasury system re-enacted Aug. 6, 1846 Wisconsii authorized to form a constitution and State government. Aug. 6, 1846 Bill with the "Wilmot proviso" attached passes the House by 85 to 79 (no vote in the Senate) ......Aug. 8, 1846 Act establishing the Smithsonian Institution approved ...... Aug. 10, 1846 First session adjourns....Aug. 10, 1846 Brigadier-General Kearny takes peace-able possession of Santa Fe.. Aug. 18, 1846 Gen. Zachary Taylor captures Monterey, Mexico, after a three days' battle or siege Sept. 24, 1846 Second session assembles..Dec. 7, 1846 Iowa admitted as the twenty-ninth State......Dec. 28, 1846 Battle of San Gabriel, Cal., fought Jan. 8, 1847 Texas admitted as the twenty-eighth Congress authorizes ten additional regi-State......Dec. 29, 1845 ments for the regular army. . Feb. 11, 1847 American army of occupation, Gen. Battle of Buena Vista. Feb. 22-23, 1847 Zachary Taylor, 3,500 strong, reaches the

Battle of Sacramento.....Feb. 28, 1847

Congress resolves to light with gas the

March 3, 1847

Capitol and Capitol grounds

Twenty-ninth Congress adjourns Wisconsin admitted as the thirtieth State by act approved.....May 29, 1848 March 3, 1847 Congress appropriates \$25,000 to buy General Scott lands at Vera Cruz, Mexthe unpublished papers of James Madiico, with 13,000 men..... March 9, 1847 son......May 31, 1848 Vera Cruz surrenders after a bombard-Whig National Convention at Indepenment of nine days......March 29, 1847 Army moves from Vera Cruz towards dence Hall, Philadelphia, on the fourth ballot nominates Mai.-Gen. Zachary Taythe city of Mexico under General Twiggs lor, of Louisiana, for President: Millard April 8, 1847 Battle of Cerro Gordo. April 18, 1847 Fillmore, of New York, for Vice-President June 7-8, 1848 Army enters Puebla..... May 15, 1847 Corner-stone of the Washington monu-President Polk visits the Eastern States ment laid at Washington, D. C. as far as Augusta, Me., and returns to July 4. 1848 Washington.....July 7, 1847 Free-soil National Convention at Buf-Battles of Contreras and Churubusco Aug. 20, 1847 falo, N. Y., nominates Martin Van Buren, of New York, for President, and Charles Armistice granted the Mexicans by Gen-Francis Adams, of Massachusetts, for eral Scott. from Aug. 21 to Sept. 7, 1847 Vice-President.....Aug. 9-10, 1848 Salt Lake City founded by the Mor-So much of the Cumberland road as mons......1847 Battle of El Molino del Rey ("The lies in Indiana is surrendered to that King's Mill").....Sept. 8, 1847 State by act approved.....Aug. 11, 1848 Territorial government established in Fortress of Chapultepec carried by Oregon by act approved . . . . Aug. 14, 1848 storm, and the city of Mexico occupied First session adjourns....Aug. 14, 1848 by the United States troops, Sept. 13, 1847 Sixteenth Presidential election Gen. Zachary Taylor returns to the United States.....November, 1847 Nov. 7, 1848 Second session assembles..Dec. 4, 1848 Thirtieth Congress, first session, as-First gold from California (1,804.59 By resolution Congress authorizes the ounces troy, average value per ounce, \$18.051/2) deposited at the United States erection on public grounds in Washington of a monument to George Washingmint by David Carter......Dec. 8, 1848 ton.....Jan. 31, 1848 Postal treaty with Great Britain Treaty of peace, friendship, limits, Dec. 15, 1848 claims, etc., between the United States Electoral votes counted...Feb. 14, 1849 Act granting swamp lands to the State and Mexico signed at Guadalupe Hidalgo Feb. 2, 1848 of Louisiana, approved (see March, 1857) John Quincy Adams, sixth President, March 2, 1849 Territorial government of Minnesota dies at Washington, aged eighty-one Feb. 23, 1848 established by act approved. March 3, 1849 [Was in his seat in the House when Coinage of the gold dollar and doubleeagle authorized......March 3, 1849 stricken with apoplexy, Feb. 21.] John Jacob Astor dies in New York, Department of Interior created by act aged eighty-five.......March 29, 1848 Work of census office, previously under

aged eighty-five......March 29, 1848 approved.........March 3, 1849
Congress authorizes a loan of \$16,000,
Work of census office, previously under
OOO.......March 31, 1848
By resolution Congress tenders the congratulations of the people of the United
Thirtieth Congress adjourns

Democratic National Convention at Baltimore nominates upon the fourth ballot, under the two-thirds rule, Lewis Cass, of Michigan, for President, and William O. Butler, of Kentucky, for Vice-President

May 22-26, 1848

SIXTEENTH ADMINISTRATION — WHIG, March 5, 1849, to March 3, 1853.

Zachary Taylor, Louisiana, President.
Millard Fillmore, New York, Vice-President.

Gen. William J. Worth, U. S. A., dies at San Antonio, Tex., aged fifty-five

May 7, 1849

Gen. Edmund P. Gaines dies at New Orleans, aged seventy-two. June 6, 1849 James K. Polk, eleventh President, dies at Nashville, Tenn., aged fifty-four

June 15, 1849

President Taylor issues a proclamation against filibustering expeditions to Cuba under Lopez......Aug. 11, 1849

Albert Gallatin, distinguished statesman, dies at Astoria, L. I...Aug. 12, 1849 Thirty-first Congress, first session, as-

Senate strongly Democratic, and in the House the Free-soilers hold the balance of power between the Democrats and Whigs. After sixty-three ballots for speaker, Dec. 22, Howell Cobb, of Georgia, chosen by a plurality of 102 to 99 for Robert C. Winthrop, of Massachusetts. Organization of the House not completed until.....Jan. 11, 1850

Henry Clay introduces six resolutions as a basis for compromise of the slavery controversy......Jan. 29, 1850

[These resolutions related to-First, admission of California as a free State; second, territorial governments for Utah and New Mexico without conditions as to pro tem. of the Senate......July 11, 1850 slavery; third, boundaries of Texas; fourth, payment of Texas debt; fifth, suppression of the slave-trade in the District Dec. 20, 1849; ratified.....Aug. 24, 1850 of Columbia; sixth, fugitive slave laws.]

Clay advocates his resolutions in the Senate......Feb. 5-6, 1850 Resolution of Congress for purchasing

the manuscript of Washington's Farewell Address......Feb. 12, 1850

Abolitionists attacked by Daniel Webster in debating the compromise bill

March 7, 1850

[This speech much weakened Webster's influence at the North.]

John C. Calhoun, statesman and member of the Senate, dies at Washington, aged sixty-eight......March 31, 1850

Bulwer-Clayton treaty with Great posed ship-canal through Central America, deemable at the end of fourteen years 

After a debate of over two months.

Collins line of steamers between Great Britain and the United States goes into operation......April 27, 1850

Committee on the compromise resolutions submits an elaborate series of bills embodying the substance of the resolutions of Jan. 29...... May 8, 1850

[These several bills are known as the compromise or "omnibus" bill; the last

passed Sept. 20.]

Narcisso Lopez, a South American adventurer, makes a filibustering expedition to Cuba from New Orleans in the steamer Creole, and lands at Cardenas, May 19, with about 600 men; is repulsed and retires to the steamer with a loss of thirty killed and wounded; is pursued by the Spanish war-steamer Pizarro to Key West, where he escapes.. May 21, 1850

Advance, 140 tons, and Rescue, 90 tons, equipped by Henry Grinnell, of New York, to search for Sir John Franklin, sail from New York City, under Lieut. E. J. De Haven, with Dr. Elisha Kent Kane as surgeon......May 23, 1850

President Taylor dies at Washington, aged sixty-six.....July 9, 1850

Vice-President Fillmore takes the oath of office as President.....July 10, 1850 William R. King, of Alabama, president

Treaty between the United States and the Hawaiian or Sandwich Islands, signed

Territory of Utah created, and territorial government established

Sept. 9, 1850 Territorial government established in New Mexico......Sept. 9, 1850 California admitted as the thirty-first State, her constitution excluding slavery

Sept. 9, 1850

Northern and western boundaries of Texas established. Texas cedes all claim to territory beyond this boundary, and relinquishes all claim for debt, compensation, or indemnity for the surrender of all United States property; \$10,000,000 to be paid by the United States government in Britain, for a joint occupancy of the pro- stocks bearing 5 per cent. interest, and re-

Sept. 9, 1850

Amendments of great stringency to the Clay's compromise resolutions are referred fugitive slave laws of Feb. 12, 1793, pass to a committee of thirteen, with Clay as the House by 109 to 75, Sept. 12, 1850; chairman......Sept. 18, 1850 approved......Sept. 18, 1850

Slave-trade suppressed from Jan. 1. 1851, in the District of Columbia, by act Approved......Sept. 20, 1850 Flogging abolished in the navy and on

vessels of commerce by act approved

Sept. 28, 1850

Act granting swamp lands to Arkansas and other States, approved (see March 3, 1857) ...... Sept. 28, 1850

First session (302 days) adjourns

Sept. 30, 1850

This session the longest up to this

City council of Chicago passes a resolution nullifying the fugitive slave law, and releasing the police from obedience to it.....Oct. 22, 1850

[They subsequently reconsidered it.]

Second session assembles...Dec. 2, 1850 British consul at Charleston, S. C., in a communication to the governor, calls attention to the State law under which a class (negroes) of her Majesty's subjects, entering the ports of South Carolina on the guarantee of a national treaty, in trading vessels or in distress, are taken from the protection of the British flag and imprisoned, and hopes that the State will abrogate such portion of the law as applies to British subjects. Dec. 14, 1850

John James Audubon, distinguished ornithologist, dies near New York City, aged seventy-one......Jan. 27, 1851

President Fillmore issues a proclamation relative to the rescue of Shadrach, a negro, at Boston, Mass., who had been arrested as a fugitive slave, Feb. 15, 1851, calling on all officers and citizens to aid in recapturing him, and commanding the arrest of all persons aiding in his escape

Feb. 18, 1851

Kentucky.

Letter postage reduced to 3 cents for 3,000 miles or less, if prepaid, and 5 cents if not; over 3,000 miles double rate. Coinage of 3-cent pieces authorized

March 3, 1851

Congress authorizes the President to employ a public vessel, then cruising in the Mediterranean, to convey to the United States Louis Kossuth and his associates in captivity, if they wish to emigrate to the United States, and if the on the invitation of Congress Sultan of Turkey will consent

March 3, 1851

Thirty-first Congress adjourns

[At this time it was decided that Congress expires at noon on the fourth day of March.]

Com. James Barron dies at Norfolk, Va., aged eighty-three.....April 21, 1851

President Fillmore issues a proclamation against the promoters of a second expedition against Cuba, and the ship Cleopatra, with military supplies for that island, is seized......April 25, 1851

First train on the Erie Railway, New York to Dunkirk ..... April 28, 29, 1851

Extension of the United States Capitol: corner-stone laid by the President; oration by Daniel Webster . . . . July 4, 1851 [Extension finished, November, 1867.]

General Lopez's second expedition against Cuba......Aug. 3, 1851

Louis Kossuth and suite received on the United States war steamer Mississippi at the Dardanelles......Sept. 10, 1851 James Fenimore Cooper, author, dies at Cooperstown, N. Y., aged sixty-two

Sept. 14, 1851

Hudson River Railroad opened from New York to Albany.....Oct. 8, 1851 Kossuth leaves the Mississippi at Gibraltar and embarks on the Madrid, an English passenger steamer, for Southampton, England......Oct. 15, 1851

President Fillmore issues a proclamation forbidding military expeditions into Mexico.....Oct. 22, 1851

Grinnell expedition, sent out in search of Sir John Franklin, May, 1850, returns to New York.....October, 1851 Thirty-second Congress, first session, Speaker of the House, Linn Boyd, of

Kossuth arrives at New York from 

Resolution of welcome to Louis Kossuth by Congress approved.....Dec. 15, 1851 Henry Clay resigns his seat in the Senate (to take effect September, 1852)

Dec. 17, 1851 A fire in the library of Congress destroys 35,000 of its 55,000 volumes

Dec. 24, 1851 Kossuth arrives at Washington, D. C.,

Dec. 30, 1851 A memorial presented to the Senate from citizens of the United States (about March 3, 1851 160 in number), captured by the Spanish government in Cuba while engaged in the expedition of Lopez, sent to Spain as prisoners, and there liberated by Queen Isabella II., asking Congress for transportation to the United States....Jan. 7, 1852

Congress appropriates \$6,000 to return them to the United States. Feb. 10, 1852 Congress appropriates \$72,500 for the

repair of the Congressional Library

March 19, 1852 Democratic National Convention held at Baltimore, the two-thirds rule governing

June 1, 1852

[Four principal candidates for the Presidency at this convention were Gen: Lewis Cass, Michigan; James Buchanan, Pennsylvania: ex-Gov. William L. Marcy, New York, and Stephen A. Douglas, Illinois. On the thirty-fifth ballot the name of Franklin Pierce, of New Hampshire, was first presented and received 15 votes, and on the forty-ninth ballot he was nominated, receiving 282 votes. William R. King, of Alabama, nominated for Vice-President.]

Whig National Presidential Convention meets at Baltimore......June 16, 1852

[Candidates for the Presidency were Millard Fillmore, New York; Gen. Winfield Scott, Virginia; and Daniel Webster, Massachusetts. On the first ballot Fillmore had 133 votes, Scott 131, and Webster 29; these proportions were maintained very steadily until the fifty-third ballot, when General Scott received 159 votes to 112 for Fillmore, and 21 for Webster. William A. Graham, North Carolina, was on the second ballot nominated for Vice-President.

Henry Clay dies at Washington, D. C., aged seventy-five.....June 29, 1852

Branch of the United States mint established at San Francisco, Cal.

July 3, 1852

Free-soil convention at Pittsburg, Pa. Aug. 11, 1852

[Named John P. Hale, New Hampshire, for President, and George W. Julian, Indiana, for Vice-President.]

First session adjourns (after a session Daniel Webster dies at Marshfield,

Mass., aged seventy.....Oct. 24, 1852 Seventeenth Presidential election takes place......Nov. 2, 1852 Second session assembles...Dec. 6, 1852

Caloric ship Ericsson makes a trial-trip from New York to the Potomac

Jan. 11, 1853

Congress transfers all that portion of the Cumberland road which lies between Springfield, O., and the western boundary of that State to Ohio, by act approved

Jan. 20, 1853

Electoral vote counted.... Feb. 9, 1853 Coinage of \$3 gold pieces authorized, and the weight of the half-dollar fixed at 192 gr., and the quarter-dollar, the dime, and half-dime at proportions te amounts, by act approved . . . . . . . . . . . . Feb. 21, 1853

Territory of Washington formed by act approved.......March 2, 1853 Congress authorizes a survey for a rail-

way from the Mississippi to the Pacific

March 3, 1853 Thirty-second Congress adjourns

March 3, 1853

SEVENTEENTH ADMINISTRATION-DEMO-CRATIC, March 4, 1853, to March 3, 1857.

Franklin Pierce, New Hampshire, President.

William R. King, Alabama, Vice-President. .

Oath of office is administered to the Vice-President-elect by United Consul Sharkey, at Cumbre, near Matanzas, on the island of Cuba. . March 24, 1853

[A special act of Congress authorized

Mr. Sharkey to do this.]

Wm. R. King, thirteenth Vice-President of the United States, dies at Cahawba, Ala., aged sixty-seven.....April 18, 1853

Kane sails from New York in the brig Advance, under the auspices of the United States navy, in search of Sir John 

Koszta affair, at Smyrna, Turkey June 21, 1853

Com. M. C. Perry, a brother of Oliver Hazard Perry, with a fleet of seven vessels, proceeds to Japan with a letter from President Fillmore to the tycoon, soliciting a treaty. Commodore Perry arrives at the bay of Yedo.....July 14, 1853

World's Fair, Crystal Palace, opening at New York City; President Pierce present......July 14, 1853

William Walker's filibustering expedition to Sonora, Mexico......July, 1853 Thirty-third Congress, first session, as-

James Gadsden, of South Carolina, minister to Mexico, by treaty purchases her territory south of the Gila River, now known as the "Gadsden purchase," and included in Arizona, containing 45,535 square miles, for \$10,000,000. Treaty and purchase approved......Dec. 30, 1853 Stephen A. Douglas, of Illinois, intro-

duces a bill in the Senate, organizing the Territory of Nebraska.....Jan. 4, 1854

A. Dixon, of Kentucky, gives notice of an amendment exempting the Territory from the Missouri compromise prohibiting slavery.....Jan. 16, 1854

Proclamation of President Pierce against the invasion of Mexico (called out by Walker's expedition into Sonora and Lower California).....Jan. 18, 1854

Senator Douglas, of Illinois, reports a bill creating two Territories, Kansas and Nebraska, of the same territory as the former Nebraska bill, with a section virtually repealing the compromise of 1820 Jan. 23, 1854

United States steamer Black Warrior seized by the Cuban authorities at Havana Feb. 28, 1854

Kansas - Nebraska bill passes the Sen-

First treaty between the United States and Japan, of peace, amity, and commerce, concluded and signed at Kanawaga, Japan......March 31, 1854 Two ports of entry opened to the Unit-

ed States, Hakodadi and Simoda.]

Massachusetts Emigrant Aid Society organized by Eli Thayer, and incorporated (to aid emigration to Kansas)

April 20, 1854 Kansas-Nebraska bill taken up in the House......May 8, 1854

Bill passes the House as an original measure, by 112 to 99..... May 24, 1854 It passes the Senate, 35 to 13, and ap-

[The Missouri Compromise measures of 1820 repealed by section 14 of this act.] President Pierce issues a proclama-

tion against the invasion of Cuba

May 31, 1854 Anthony Burns, arrested as a slave at Boston, Mass., is taken by the revenue cutter Morris, by order of President Pierce, conveyed to Norfolk, Va., and delivered to his alleged master, a Mr. Suttle

June 2, 1854

Treaty with Great Britain, reciprocity: the fishery difficulty settled. June 5, 1854 George N. Hollins, commander of the ship Cyane, bombards and destroys the small town of Grevtown on the Mosquito coast, Central America....June 13, 1854

This was an attempt to obtain redress for a personal insult to one of the officers of the government, and to enforce

a claim of \$24,000 indemnity.]

Merrimac, a new steam war - frigate. launched at the Charleston navv-vard

June 14, 1854

This was one of the vessels seized by the Confederates at the Norfolk navv-

yard, April, 1861.]

Medal presented to Captain Ingraham, U. S. N., by a resolution of Congress, as a testimonial of the high sense entertained of his gallant and judicious conduct on July 2, 1853, in rescuing Martin Koszta from illegal seizure and imprisonment on board the Austrian brig Huzzar. approved......Aug. 4, 1854

First session adjourns....Aug. 7, 1854 Ostend manifesto issued..Oct. 18, 1854 Andrew H. Reeder, of Pennsylvania, appointed governor of Kansas by Presi-Second session assembles..Dec. 4, 1854

Jesse D. Bright, of Indiana, elected president pro tem. of the Senate

Dec. 5, 1854 Congress assents to the cession by Massachusetts to New York of "Boston Corner," the southwesterly corner of Berkshire county, approved. Jan. 3, 1855

Annexation of the Sandwich Islands discussed in Congress (strongly opposed by England).....January, 1855

Panama Railroad completed; first train from ocean to ocean.....Jan. 28, 1855

Rights of citizenship secured to children of citizens born in foreign territory by an Grade of lieutenant-general by brevet

revived by a resolution approved

Feb. 15, 1855 [This rank was immediately conferred

upon Maj.-Gen, Winfield Scott.] Right of way granted to Hiram O.

Alden and James Eddy for a line of telegraph from the Mississippi River to the Pacific by an act approved. Feb. 17, 1855 Thirty-third Congress adjourns

March 3, 1855

Governor Reeder, of Kansas, removed by President Pierce; Wilson Shannon, of Ohio, appointed in his place

July 28, 1855

William Walker lands in Nicaragua with 160 men.....Sept. 3, 1855 Col. Henry L. Kinney made civil and

military governor of Greytown, Nicaragua, by citizens.....Sept. 12, 1855

Expedition in search of Dr. Kane, under Lieutenant Hartstene, U. S. N., finds at the Isle of Disco, Greenland, Kane and his companions, who had left the ship in the ice, May 17, and reached Disco, Aug. 8......Sept. 13, 1855

This expedition returns to New York City.....Oct. 11, 1855

Thirty-fourth Congress, first session, assembles......Dec. 3, 1855

After a contest of nine weeks, on the 133d ballot, Nathaniel P. Banks, of Massachusetts, is elected (Feb. 2, 1856) speaker by a plurality of three votes over William Aiken, of South Carolina.

[This session was the stormiest ever

held.]

President Pierce Proclamation of against the invasion of Nicaragua

Dec. 8, 1855

President Pierce, in special message, recognizes the pro-slavery legislature of the Territory of Kansas, and calls the attempt to establish a free-State government an act of rebellion....Jan. 24, 1856

President Pierce by proclamation warns all persons against unlawful combinations against the constituted authorities of Kansas......Feb. 11, 1856

American National Convention at Philanominates Millard Fillmore, of New York, for President, and Andrew J. Donelson, of Tennessee, for Vice-President

Feb. 22, 1856

Capture and sack of Lawrence, Kan., by the pro-slavery party.... May 21, 1856

Charles Sumner, of Massachusetts, beaten down in the Senate chamber by Preston S. Brooks, of South Carolina, because of his speech, "The Crime against Kansas "......May 22, 1856

Democratic National Convention meets at Cincinnati, O.....June 3, 1856

[James Buchanan, of Pennsylvania, nominated for President on the seventeenth ballot, and John C. Breckinridge, of Kentucky, for Vice-President. Franklin Pierce and Stephen A. Douglas were also candidates for the Presidency, but were withdrawn on the fifteenth and sixteenth ballots.]

First Republican National Convention held at Philadelphia.....June 17, 1856

On the first formal ballot John Charles Fremont, of California, was nominated for President, 329 votes to 37 for McLean, of Ohio, and one for W. H. Seward; William L. Dayton, of New Jersey, was nominated for Vice-President.

John W. Geary, of Pennsylvania, appointed governor of Kansas, in place of Shannon.....July 1, 1856

Committee appointed by the House, March 19, 1856, consisting of John Sherman, of Ohio; William A. Howard, of Michigan, and M. Oliver, of Missouri, to inquire into the Kansas troubles, reports: First, that the election held by the free-State party was not illegal; second, that the elections under the alleged territorial laws were carried by invaders from Missourist third, that the alleged territorial legislature was illegal; fourth, that its acts were intended for unlawful ends; fifth that neither of the delegates to Congress was entitled to a seat; sixth, that no election could be held without a new census, a stringent election law, impartial judges of election, and United States troops at every polling place; seventh, that the condelphia, Pa., on the first formal ballet stitution framed by the convention embodies the will of the majority of the people.....July 1, 1856

[Mr. Oliver, of Missouri, made a minority report.]

Grand jury at Washington indicts Preston S. Brooks for assault and battery upon Charles Sumner, June 22; on trial Brooks admits the facts, and is fined \$300

July 8, 1856

Preston S. Brooks challenges to a duel Anson Burlingame, member from Massa-House committee recommends the ex- chusetts. Mr. Burlingame in reply agrees pulsion of Brooks and censure of Keitt, to meet him at the Clifton House, Niagbut the resolution fails, 121 to 95 (two- ara Falls, on July 26, at noon, when difthirds required); Brooks and Keitt re- ferences between them can be adjusted. sign......June 2, 1856 Burlingame leaves Washington for the

rendezvous: Brooks declines to pursue the matter further.....July 21, 1856 Preston S. Brooks and L. M. Keitt are

returned to Congress from South Carolina

July 28, 1856

First session adjourns. Aug. 18, 1856 Army appropriation bill failing to pass, owing to a proviso that the army be not used to aid the pro-slavery legislature of Kansas, an extra session of Congress is called for Aug. 21......Aug. 19, 1856 Second session (extra) convenes

Aug. 21, 1856

Governor of Kansas proclaims the Territory in insurrection.....Aug. 25, 1856 Army appropriation bill passes without the proviso......Aug. 30, 1856 Second session (ten days) adjourns

Aug. 30, 1856

[The shortest session of any Congress.] Whig National Convention meets at Baltimore......Sept. 17, 1856

IIt adopted the nominees of the American party for President, Fillmore and Donelson. Last appearance of the Whig party in politics.

Eighteenth Presidential election held

Nov. 4, 1856

Third session convenes....Dec. 1, 1856 Dispersion of the free-State legislature at Topeka, Kansas, by Federal troops

Jan. 6, 1857 Electoral votes counted. Feb. 11, 1857

Death of Elisha Kent Kane (arctic explorer), at Havana, Cuba, aged thirty-five Feb. 16, 1857

Act to confirm to the several States the swamp and overflowed lands selected under act of March 2, 1849, which granted to the State of Louisiana all such lands found unfit for cultivation, and under act of Sept. 28, 1850, which made similar grants to Arkansas and other States; ap-

Act passed materially reducing duties March 3, 1857

Thirty-fourth Congress adjourns

March 3, 1857

EIGHTEENTH ADMINISTRATION - DEMO-CRATIC, March 4, 1857, to March 3, 1861.

James Buchanan, Pennsylvania, Presi-

John C. Breckinridge, Kentucky, Vice-President.

Chief-Justice Tanev. of the Supreme Court, delivers his decision in the Dred Scott case......March 6, 1857

Robert J. Walker, of Mississippi, appointed governor of Kansas, in place of Geary, of Pennsylvania, resigned

April, 1857

Second treaty with Japan: the third port, Nagasaki, opened to the United States.....June 17, 1857

Shore end of the Atlantic submarine telegraph cable is fixed by the United States steam-frigate Niagara at Valencia Bay, Ireland......Aug. 5, 1857

Cable breaks after paving out 335 miles Aug. 11, 1857

[It was abandoned until the next

year.]

Brigham Young, governor of Utah, by proclamation forbids any armed force coming into Salt Lake City, and orders the troops in readiness to repel such invasion and declares martial law

Sept. 15, 1857

Mountain Meadow (Utah) massacre

Sept. 18, 1857

Mormons attack the government trains and destroy seventy-eight wagons

Oct. 5, 1857

Great financial distress: banks in New York City and Boston suspend

Oct. 13-14, 1857

President Buchanan removes Brigham Young, and appoints Alfred Cumming, of the United States army, as governor of Utah...... 1857

William Walker makes his third filibustering expedition to Nicaragua from New Orleans......Nov. 11, 1857

Lands on the Nicaraguan coast with 400 men......Nov. 25, 1857

Commodore Paulding, of the United States navy, arrests Walker at Grevtown. Nicaragua, and he is taken to New York as prisoner..................Dec. 3, 1857

Thirty-fifth Congress, first session, as-Stephen A. Douglas, of Illinois, in the Senate opposes forcing the Lecompton

constitution on Kansas.....Dec. 9, 1857 [He thus parted from the Southern Democracy.]

Robert J. Walker, governor of Kansas, 

The House of Representatives meet for the first time in the new hall of representatives in the south wing of the extension......Dec. 16, 1857

[By an act approved July 2, 1864, the old hall of representatives was set apart as a national statuary hall, and each State attains its greatest brilliancy invited to furnish in marble or bronze statues of two of its most distinguished

James H. Hammond, of South Carolina, makes a "memorable speech" in the Senate in reply to W. H. Seward

March 4, 1858 [In this speech originated the term

"mud-sills of society."]

President Buchanan issues a proclamation respecting the Mormon rebellion in Utah......April 6, 1858 Thomas H. Benton dies at Washington, aged seventy-six.....April 10, 1858 An act to admit Kansas under the Le-

compton constitution......May 4, 1858 Minnesota admitted as the thirty-second State......May 11, 1858 Congress authorizes a loan of \$20,000,-

000.....June 14, 1858 First session adjourns....June 14, 1858

Second treaty with China of peace, amity, and commerce.....June 18, 1858 Debates in the senatorial contest in

Illinois between Abraham Lincoln and Stephen A. Douglas during

June and July, 1858 Remains of James Monroe, fifth President of the United States, buried at New York, 1831, taken up and conveyed to Virginia.....July 2, 1858

Lecompton constitution for Kansas rejected by the people of Kansas, 11,088 to 1,788......Aug. 2, 1858 Atlantic submarine telegraph

pleted......Aug. 5, 1858 First message from Queen Victoria to President Buchanan.....Aug. 16, 1858

[After twenty-three days, 400 sages having been transmitted, the cable lost its conducting power.]

Seizure of the Echo, a slaver, with 318 slaves, by the United States brig Dolphin, Lieut. John H. Maffit commanding

Aug. 21, 1858 Fifteen hundred United States troops leave Fort Laramie for the suppression of Mormon troubles in Utah

September, 1858 Crystal Palace burned in New York

Oct. 5, 1858

First mail overland from San Francisco reaches St. Louis, twenty-four days eighteen hours in transit.....Oet. 9, 1858 Donati's comet, first appearing in June,

Oct 9, 1858 President Buchanan issues a proclamation respecting an apprehended invasion of Nicaragua.....Oct. 30, 1858 Grand Jury of Columbia, S. C., refuses

to indict the crew of the slaver Echo Nov. 30, 1858 Second session assembles. . Dec. 6, 1858 Senate leaves the old to occupy the new Senate chamber in the north wing of the

extension.....Jan. 4, 1859 A bill presented in the Senate giving the President \$30,000,000 to purchase Cuba Jan. 24, 1859

William H. Prescott, author, dies at Boston, Mass., aged sixty-three

Jan. 28, 1859 Oregon admitted as the thirty-third State......Feb. 14, 1859 Daniel E. Sickles, Congressman from New York, kills Philip Barton Key at

Washington for adultery with his wife Feb. 27, 1859

Thirty-fifth Congress adjourns

March 3, 1859 Trial of Daniel E. Sickles begun at Washington, D. C......April 4, 1859 [It lasted eighteen days and resulted in

his acquittal.] A rich gold mine opened in Colorado, on the north fork of Clear Creek, by John Unexampled frost prevails throughout

the northern United States night of

June 4, 1859 M. Blondin for the first time crosses the Niagara River just below the falls on a tight-rope......June 30, 1859

San Juan islands occupied by General Harney, U. S. A. (though claimed by Great Britain as belonging to Vancouver Island) . . . . . July 9, 1859

Little John, a negro, arrested at Oberlin, O., as a slave, and rescued at Wellington......Sept. 13, 1859 Senator David C. Broderick, of Cali-

fornia, mortally wounded in a duel with Judge Terry near Lake Merced, Cal., Sept. 13, dies.....Sept. 16, 1859

United States steamship Niagara sails from Charleston, S. C., for Liberia, Africa,

with the negroes taken from the slaver and specific; it passed the Senate after the Echo: 271 are returned out of 318

Sept. 20, 1859 Jefferson Davis addresses the Demoeratic State Convention of Mississippi in behalf of slavery and the extension of

slave territory.....October, 1859 Brown's insurrection at Harper's Ferry. W. Va.....Oct. 16-18, 1859 Gen. Winfield Scott is ordered to the Pacific coast in view of the British claims

to San Juan; he arrives at Portland, Or. Oct. 29, 1859

Washington Irving dies at Tarrytown. N. Y., aged seventy-six..... Nov. 28, 1859 John Brown hanged at Charleston, Thirty-sixth Congress, first session, as-Green, Copeland, Cook, and Coppoc,

Dec. 16, 1859

Mr. Clark, of Missouri, introduces a resolution in the House that no one who has approved Helper's The Impending Crisis was fit to be speaker

Harper's Ferry insurgents, hanged

December, 1859 House adopts resolutions offered by John Covode, of Pennsylvania, for a committee to investigate the conduct of the Presi-

hanged at Charlestown, W. Va.

March 16, 1860 These were the last of the prisoners captured at Harper's Ferry in the John

National Democratic Convention meets in Charlestown, S. C.....April 23, 1860

Brown insurrection.]

After much discord the Southern members secede, and the convention, after fifty-seven ballotings without nominating, adjourns to meet at Baltimore June 18

May 3, 1860

Constitutional Union party holds a national convention in Baltimore

May 9, 1860 [John Bell, of Tennessee, and Samuel Houston, of Texas, were the candidates for nomination; on the second ballot Bell received 138 votes and Houston 69. Edward Everett, of Massachusetts, unanimously nominated for Vice-President.

Morrill tariff bill passes the House

May 10, 1860

[It was protective, the duties being high

Southern members withdrew: approved March 2, 1861.1

Japanese embassy, numbering seventytwo, of all grades, arrive at Hampton Roads, and reaches Washington

May 14, 1860

National Republican Convention meets 

[All the free States were strongly represented, besides delegates from Delaware. Maryland, Virginia, Kentucky, Missouri, District of Columbia, and Territories of Kansas and Nebraska. George Ashmun, of Massachusetts, was chosen president; convention decided that a majority nominate: platform protested against the indefinite extension of slavery in the Territories but proposed no interference with it in the States. Balloting began May 18, with 465 delegates; necessary to a choice, 233. Candidates were Abraham Lincoln, of Illinois; William H. Seward, of New York: Simon Cameron, of Pennsylvania (withdrew after the first ballot), Salmon P. Chase, of Ohio, and Edward Bates, of Maryland. Mr. Seward received on the Maryland. first ballot 1731/2 votes; second, 1841/2; third, 180; Mr. Lincoln, first ballot, 102 votes; second, 181; third, 2311/2; changes then made gave Mr. Lincoln 354 votes. Hannibal Hamlin, of Maine, was nominated for Vice-President on the second ballot.]

Southern seceders from the Charleston Democratic Convention meet at Richmond, Va., and adjourn to await the decision of the Baltimore Convention. June 11, 1860

Seceders, with the rejected delegates, meet at Baltimore.....June 18, 1860

[Twenty-one States were represented by 105 delegates. John C. Breckinridge, of Kentucky, was nominated for President, and Joseph Lane, of Oregon, for Vice-President, June 23.]

National Democratic Convention assembles at Baltimore pursuant to adjournment.....June 18, 1860

After some days of debate over credentials of delegates, many delegates withdraw, and the chairman, Caleb Cushing, of Massachusetts, resigns. David Tod, of Ohio, is chosen chairman, and balloting begins.....June 22, 1860

[On the second ballot Stephen A. Douglas, of Illinois, received 1811/2 votes. Ben-

jamin Fitzpatrick, of Alabama, was nominated for Vice-President, but declined, and the national committee nominated Herschel V. Johnson, of Georgia.]

A loan of \$21,000,000 authorized by Congress.....June 22, 1860

Homestead bill vetoed by the President

June 22, 1860

[Senate fails to pass it over the veto by three votes.]

First session adjourns....June 25, 1860 Steamship Great Eastern sails from England, June 17, reaching New York in

cleven days, two hours.....June 28, 1860 Kansas elects a convention to draft

a second constitution; it meets

[Under this, the Wyandotte constitution, prohibiting slavery, Kansas was af-

terwards admitted.]

Lady Elgin, a steamer on Lake Michigan, sunk by collision with the schooner Augusta.....morning of Sept. 8, 1860

William Walker, Nicaraguan filibuster, captured and shot at Truxillo, Nicaragua

Sept. 12, 1860

Prince of Wales arrives at Detroit, Mich., from Canada......Sept. 21, 1860

After visiting Chicago, St. Louis, Cincinnati, Washington, Baltimore, Philadelphia, New York, and Boston, he embarks for England from Portland, Me.

Nineteenth Presidential election held

Second session assembles...Dec. 3, 1860 President's message contends that the South has no legal right to secede, and the government no power to prevent se-

A special committee of thirty-three, one from each State, appointed by the House seized by South Carolina State troops

upon the condition of the country

Dec. 4, 1860 This committee submitted five propositions, Jan. 14, 1861; but one, that proposing a Constitutional amendment, ever

reached the Senate.]

Lewis Cass, of Michigan, Secretary of sion......Jan. 2, 1861 State, resigns because the President re-Moultrie, S. C..........Dec. 14, 1860 troops................Jan. 3, 1861

A loan of \$10,000,000 authorized by Senate appoints a committee of thirteen

upon the condition of the country, and to report a plan on adjusting the difficulty

Dec. 18, 1860

On Dec. 31 the chairman reported that the committee were unable to agree.]

John J. Crittenden, of Kentucky, speaks for union in the Senate, and offers resolutions for amending the Constitution

Dec. 18, 1860

These resolutions, known as the Crittenden compromise measure of 1860-61, proposed to restore the compromise of 1820, and strengthen the fugitive slave July 5, 1860 law of 1850. They were rejected after a continued debate by 19 to 20, March 2, 1861.]

State of South Carolina unanimously

passes the ordinance of secession

Dec. 20, 1860 Robert W. Barnwell, James H. Adams, [Out of 385 persons on board, 287 were and James L. Orr, appointed commissioners by South Carolina to treat for the possession of United States property within the limits of South Carolina. . Dec. 21, 1860

[On their arrival at Washington they addressed a diplomatic letter to the President, Dec. 28. The President replied, Dec. 30, but persistently refused to receive

them officially.]

Maj. Robert Anderson, in command at Fort Moultrie, Charleston Harbor, South Oct. 20, 1860 Carolina, abandons that fort and, with its garrison, consisting of seven officers, sixty-Nov. 6, 1860 one non-commissioned officers and privates, and thirteen musicians, occupies Fort Sumter.....night of Dec. 26, 1860

Ralph Farnham, last survivor of the battle of Bunker Hill, dies at Acton, N. H., aged 104½...........Dec. 27, 1860 Castle Pinckney and Fort Moultrie

Dec. 27, 1860

United States arsenal, with 75,000 stands of arms, seized by South Carolina State troops at Charleston

Dec. 30, 1860 Edward D. Baker, of Oregon, answers

Howell Cobb, of Georgia, Secretary of the plea of Judah P. Benjamin, of Louisi-Treasury, resigns........Dec. 10, 1860 ana, in the Senate for the right of seces-

Fort Pulaski, at the mouth of the Safused to reinforce Major Anderson at Fort vannah River, Ga., seized by Georgia State

United States arsenal seized at Mount L. Yulee, of Florida, withdraw from the Vernon, Ala., by the Alabama State Senate with speeches of defiance troops......Jan. 4, 1861 Forts Morgan and Gaines, at the entrance of Mobile Bay, seized by the Alabama State troops......Jan. 5, 1861 Fernando Wood, mayor of New York, recommends secession to the common council.....Jan. 6, 1861 United States arsenal at Apalachicola, Fla., seized by the Florida State troops Jan. 6, 1861 Fort Marion and Fort St. Augustine, Fla., seized by Florida State troops Jan. 7, 1861 Robert Toombs, Senator from Georgia, delivers his last speech in the Senate Jan. 7, 1861 Star of the West, sent by the United States government to reinforce Fort Sumter with 200 men under Lieut. Charles R. Wood of the 9th Infantry, is fired on from Morris Island and forced to retire Jan. 9, 1861 Ordinance of secession of Mississippi adopted in convention, 84 to 15 Jan. 9, 1861 Fort Johnston seized by citizens of Smithville, N. C......Jan. 9, 1861 Fort Caswell seized by citizens of Smithville and Wilmington, N. C...Jan. 10, 1861 Ordinance of secession of Florida adopted in convention, 62 to 7 Jan. 10, 1861 United States arsenal and barracks at Baton Rouge, La., seized by Louisiana State troops.....Jan. 10, 1861 Fort Jackson and Fort Philips, below New Orleans, seized by Louisiana State troops......Jan. 11, 1861 Ordinance of secession of Alabama adopted in convention, 61 to 39

Jan. 11, 1861 Florida demands the surrender of Fort Pickens, at the entrance of Pensacola Bay, Florida, with the garrison of eighty-one men, under Lieutenant Slemmer; refused Jan. 12, 1861 Fort Taylor, Key West, garrisoned by United States troops......Jan. 14, 1861

Ordinance of secession of Georgia adopted in convention, 208 to 89..Jan. 19, 1861 United States Senators Clement C. Clay, of Alabama, Thomas L. Clingman, of North Carolina, Jefferson Davis, of Mississippi, Stephen R. Mallory and David

Jan. 21, 1861 United States arsenal at Augusta, Ga., seized by Georgia troops....Jan. 24, 1861 Ordinance of secession of Louisiana adopted in convention, 113 to 17

Jan. 26, 1861 Alfred Iverson, of Georgia, withdraws from the Senate in a speech of defiance

Jan. 28, 1861

Kansas admitted as the thirty-fourth State.....Jan. 29, 1861 Ordinance of secession of Texas adopted in convention, 166 to 7..... Feb. 1, 1861 Peace conference held at Washington, D. C., at the request of the legislature of Virginia......Feb. 4, 1861

[Twenty-one States represented; ex-President Tyler chosen president. It adjourned Feb. 27, after proposing amendments to the Constitution, which were offered in the Senate March 2, and rejected by a vote of 3 to 34.1

United States Senators Judah P. Benjamin and John Slidell, of Louisiana, withdraw from the Senate with speeches Feb. 4, 1861

Confederate Congress meets at Mont-Choctaw nation adheres to the Confederate States......Feb. 7, 1861 Congress authorizes a loan of \$25,000,-000.....Feb. 8, 1861 United States arsenal seized at Little Rock, Ark., by the State troops

Feb. 8, 1861 Jefferson Davis, of Mississippi, chosen President, and Alexander H. Stephens, of Georgia, Vice-President, by the Confederate Congress................Feb. 9, 1861 Electoral vote counted....Feb. 13, 1861

United States arsenal and barracks seized at San Antonio by the Texas State troops......Feb. 16, 1861

United States military posts in Texas surrendered to the State by General Twiggs, U. S. A..... Feb. 18, 1861 Jefferson Davis inaugurated President of the Confederacy......Feb. 18, 1861 Territorial government established in Gen. D. E. Twiggs dismissed from the army......March 1, 1861

Territorial government established in Dakota and Nevada......March 2, 1861

[No restrictions as to slavery in the acts establishing these governments.]

Gen. Winfield Scott, in a letter to Mr. Seward, submits four plans of dealing with the seceding States: First, by conciliation, as proposed by Mr. Crittenden or the peace convention; second, collect duties on foreign goods outside the ports of the seceding States and blockade them; third, conquer the seceding States (which will take 300,000 men) and hold them as conquered provinces; or, fourth, say to the seceding States, "Wayward sisters, go in peace"......March 3, 1861

Thirty-sixth Congress adjourns

March 4, 1861

NINETEENTH ADMINISTRATION - REPUB-LICAN, March 4, 1861, to March 3, 1865.

Abraham Lincoln, Illinois President. Hannibal Hamlin, Maine, Vice-President.

State of Louisiana seizes the bullion in the New Orleans mint, \$536,000, for the Confederate government....March 7, 1861

John Forsyth, of Alabama, and Martin J. Crawford, of Georgia, present credentials as commissioners of the Confederate States to the Secretary of State

March 12, 1861 He declines official intercourse with Gen. P. T. G. Beauregard summons

Fort Sumter to surrender.. April 11, 1861 Fire opened on Fort Sumter on the [First gun fired by Edmund Ruffin, a

Virginian, seventy-five years of age.]

Fort Sumter surrenders on

Sunday, April 14, 1861 President by proclamation calls for 75,000 troops, and convenes Congress for July 4......April 15, 1861

Governor of North Carolina refuses to furnish quota of militia (two regiments) to the United States.....April 15, 1861

Forts Caswell and Johnston, of North Carolina, taken possession of by State Ordinance of secession of Virginia,

adopted in convention by 88 to 55

April 17, 1861

Governor of Missouri refuses to furnish quota of militia (four regiments) to the United States......April 17, 1861

United States armory at Harper's Ferry, W. Va., abandoned and burned by its garrison......April 18, 1861

United States arsenal seized at Liberty, Mo., by State troops.....April 18, 1861 Conflict between the 6th Massachusetts

and mob in Baltimore, Md... April 19, 1861 President proclaims the blockade of all

ports of the seceding States April 19, 1861

Gen. Benjamin F. Butler's command arrives at Annapolis, Md....April 20, 1861 United States officers seized at San Antonio, Tex., as prisoners of war

April 23, 1861

Governor of Arkansas refuses to furnish quota of militia (one regiment) to United States.....April 23, 1861

John A. Campbell, of Alabama, associate justice of the Supreme Court of the United States, resigns about

May 1, 1861

[Campbell alone of the three Southern justices joined the Confederacy. He became assistant Secretary of War of the Confederate States; died 1889.]

President Lincoln calls for 42,034 volunteers for three years, and adds 22,714 men to the regular army and 18,000 to 

United States ordnance stores seized at Kansas City......May 4, 1861 Ordinance of secession of Arkansas

adopted in convention by 69 to 1

May 6, 1861 President proclaims martial law and suspends the habeas corpus in Key West,

the Tortugas, and Santa Rosa May 10, 1861

Baltimore, Md., occupied by United States troops......May 13, 1861 Gen. Geo. B. McClellan, U. S. A., as-

sumes command of the Department of the Ohio, embracing a portion of West Vir-Engagement at Sewell's Point, Va.

May 18-19, 1861

Ordinance of secession of North Carolina adopted in convention, vote unani-

United States troops advance into Virginia and occupy Arlington Heights and Alexandria......May 24, 1861

Col. E. E. Ellsworth, of the New York Fire Zouaves, shot at Alexandria, Va.

May 24, 1861

Congress authorizes the enlistment of

Gen. William S. Rosecrans assumes com-

500,000 men.....July 22, 1861

mand of the Department of the Ohio

Gen. Irwin McDowell, U. S. A., as-

Grafton, W. Va., occupied by United

sumes command of the Department of

Northeastern Virginia......May 28, 1861

July 23, 1861 Ordinance of secession of the State of Gen. John C. Frémont assumes command Tennessee adopted by the legislature of the Western Department. July 25, 1861 June 8, 1861 Gen. George B. McClellan assumes com-Virginia State troops transferred to the mand of the Division of the Potomac July 27, 1861 Confederate government....June 8, 1861 State troops of Tennessee transferred Engagement at Big Bethel, Va. June 10, 1861 to the Confederate government Governor of Missouri calls for 50,000 July 31, 1861 State militia to repel invasion First (extra) session (thirty-four days) June 12, 1861 adjourns......Aug. 6, 1861 An act confiscating the property, in-Harper's Ferry abandoned by the Concluding slaves, of enemies of the United federates.....June 15, 1861 General Banks arrests George P. Kane, States.....Aug. 6, 1861 chief of police, at Baltimore Gen. U. S. Grant assumes command of June 27, 1861 the District of Ironton, Mo. Aug. 8, 1861 Battle of Springfield, or Wilson's Creek, And police commissioners. . July 1, 1861 Western Department constituted Mo., and death of General Lyon July 3, 1861 Aug. 10, 1861 Thirty - seventh Congress, first session Kentucky and Tennessee constituted the (extra), assembles......July 4, 1861 Galusha A. Grow, of Pennsylvania, Department of the Cumberland, under command of Gen. Robert Anderson elected speaker of the House. Aug. 15, 1861 President by proclamation forbids com-[States not represented in the Thirtyseventh Congress: Alabama, Arkansas, mercial intercourse with seceding States Florida, Georgia, Mississippi, North Caro-Aug. 16, 1861 lina, South Carolina, Texas; from Lou-General Butler captures Forts Hatteras isiana two Representatives were present and Clark, at the entrance of Hatteras from February, 1863; Tennessee was rep-Inlet, with 715 prisoners, and twentyresented in the Senate by Andrew John-son, and in the House by three members, General Fremont proclaims martial law in Missouri, with freedom to the slaves two of them from February, 1863.] President's first message to Congress of active rebels......Aug. 31, 1861 July 4, 1861 Engagement at Carthage, Mo., between This act was disapproved by the President.] the Federals under Col. Franz Sigel and General Grant assumes command of Confederates under General Jackson; southeastern Missouri.....Sept. 1, 1861 Sigel retreats.....July 5, 1861 Advance of the Confederates into Ken-Senate, by vote of 32 to 10, expels Mason tucky, and capture of Columbus and Hunter, of Virginia; Clingman and Sept. 3-12, 1861 Bragg, of North Carolina; Chestnut, of Paducah, Ky., occupied by General South Carolina; Nicholson, of Tennessee; Grant.....Sept. 6, 1861 Gen. George H. Thomas assigned to com-Sebastian and Mitchell, of Arkansas, Hemphill and Wigfall, of Texas mand at camp "Dick Robinson," east Kentucky.....Sept. 10, 1861
Siege and surrender of Lexington, Mo. July 11, 1861 [These Senators had vacated their seats at the previous session.] Sept. 11-20, 1861 Congress authorizes a loan of \$250,-Bowling Green, Ky., occupied by the 000,000.....July 17, 1861 Confederates.....Sept. 18, 1861 Battle of Bull Run.....July 21, 1861 Gen. O. M. Mitchel assumes command of Gen. George B. McClellan ordered to the Department of the Ohio. Sept 21, 1861 Washington.....July 22, 1861 Gen. William T. Sherman supersedes

General Anderson in the Department of the Cumberland.....Oct 8, 1861 Gen. O. M. Mitchel organizes an expedition for the occupation of east Tennessee.....Oct. 10, 1861 James M. Mason, of Virginia, John Slidell, of Louisiana, Confederate envoys to Great Britain and France, run the blockade of Charleston Harbor, S. C., in the steamship Theodora, on the night of Battle of Ball's Bluff, Va..Oct. 21, 1861 General Scott retires, aged seventy-five Nov. 1, 1861 Gen. David Hunter, U. S. A., relieves General Frémont at St. Louis, Mo. Nov. 2, 1861 Battle of Belmont, Mo.... Nov. 7, 1861 British royal mail-contract packet Trent leaves Havana, Cuba, for England, Nov. 7, with Mason and Slidell on board; she is stopped by the United States war steamer San Jacinto, Captain Wilkes, and the envoys taken from her.....Nov. 8, 1861 Department of Missouri constituted

Nov. 9, 1861 Department of the Ohio reorganized to include Kentucky and Tennessee, Nov. 9; Gen. Don Carlos Buell assumes command

Nov. 15, 1861 General Halleck assumes command of the Department of Missouri

Nov. 19, 1861 Second session assembles...Dec. 2, 1861 President Lincoln's first annual message to Congress.........Dec. 3, 1861 John C. Breckinridge, Kentucky, expelled from the Senate.....Dec. 4, 1861 [He had remained in the Senate until the end of the previous session.]

Senate resolves that a joint committee of three members from the Senate and four from the House be appointed to inquire into the conduct of the war, with power to send for persons and papers, and to sit during the session (33 yeas to 3 nays)......Dec. 9, 1861 House concurs..........Dec. 10, 1861

This committee consists of Senators Benjamin F. Wade, of Ohio; Zachariah Chandler, of Michigan; and Andrew Johnson, of Tennessee, Dec. 17; and Congressmen Daniel W. Gooch, of Massachusetts; John Covode, of Pennsylvania; George W. Julian, of Indiana; and Moses F. Odell, war Democrat, of New York. . Dec. 19, 1861

Committee convencs; Mr. Wade, chairman.....Dec. 20, 1861 Affair at Dranesville, Va.. Dec. 20, 1861 Government suspends specie payment

Jan. 1, 1862 Department of North Carolina established, Gen. A. E. Burnside commander

Jan. 7, 1862 Burnside's expedition arrives at Hatteras Inlet, N. C.....Jan. 13, 1862 Engagement at Logan's Cross Roads, or Mill Spring, Ky.....Jan. 19, 1862 Jesse D. Bright, of Indiana, expelled

from the Senate on a charge of disloyalty, by 32 to 14......Jan. 20, 1862 Capture of Fort Henry, Tenn., by forces under General Grant and Commodore 

Battle of Roanoke Island, by troops under command of General Burnside

Feb. 8, 1862 General Grant assigned to command of District of West Tennessee

Feb. 14, 1862 Surrender of Fort Donelson, Tenn., to

federal forces under General Grant Feb. 16, 1862 Nashville, Tenn., occupied by federal

forces......Feb. 25, 1862 Congress authorizes \$150,000,000 United States notes, the legal-tender bill Feb. 25, 1862

Battle of Pea Ridge, Ark.

March 6-8, 1862 Naval engagement at Hampton Roads Va., and destruction of the United States frigate Congress and sloop-of-war Cumberland by the Confederate iron-clad Virginia, formerly the United States frigate Merrimac......March 8, 1862

Fight between the Merrimac and Moni tor; the Merrimac retires. . March 9, 1862 Advance of the Army of the Potomac

to Manassas Junction, Va.

March 7-11, 1862 General McClellan relieved from com mand-in-chief, retaining the Army of the Potomac.....March 11, 1865

Departments of Kansas, of Missouri and part of Ohio merged into the de partment of the Mississippi under Major General Halleck......March 11, 1865

All persons in the service forbidden to return escaped slaves to Confederat owners, by a new article of war

March 13, 1869

ed States forces......March 14, 1862 Embarkation of the Army of the Pofomac for the Peninsula commenced at Alexandria..... March 17, 1862 Battle of Kernstown, or Winchester, Va.; Brig.-Gen. James Shields defeats "Stonewall" Jackson ..... March 23, 1862 Siege of Yorktown, Va., commenced by

General McClellan......April 5, 1862

Battle of Pittsburg Landing, Tenn.

April 6-7, 1862 Island Number Ten, in the Mississippi,

evacuated by the Confederates

April 7, 1862 Huntsville, Ala., occupied by the United States forces under Gen. O. M. Mitchel April 11, 1862

Bill abolishing slavery in the District of Columbia passes the Senate April 3, 29 to 14, and the House April 11, 92 to [The average compensation paid by the government for each slave was \$300.]

Admiral Farragut with his fleet passes Forts Jackson and St. Philip, the two forts guarding the Mississippi below New Admiral Farragut occupies New Orleans

April 25, 1862 Gen. B. F. Butler occupies New Orleans with his troops......May 1, 1862 General Magruder evacuates Yorktown,

Va......May 4, 1862 Battle of Williamsburg, Va. May 5, 1862

Gen. David Hunter proclaims emancipation of slaves, and authorizes arming all able-bodied negroes in Florida, Georgia, and South Carolina..... May 9, 1862

[These orders were not approved by the

President.]

Norfolk, Va., occupied by United States forces under General Wool. May 10, 1862 Merrimao blown up by the Confederates......May 11, 1862 Department of Agriculture established

May 15, 1862

General Butler issues General Order No. 28 at New Orleans regarding the conduct of the women of that city. May 15, 1862

[This order produced great excitement in the South, and, with other acts of the this canal, Jan. 22, 1863, but it proved general, called forth a proclamation from the President of the Confederacy. See Dec. 23, 1862.1

General McDowell moves towards Rich-

Newbern, N. C., occupied by the Unit- mond to co-operate with General McClellan......May 17, 1862

President approves the homestead act May 20, 1862

Education of colored children provided for in the District of Columbia by act of

May 21, 1862

Battle of Hanover Court-house, Va.

May 24, 1862 Corinth, Miss., evacuated by the Confederates, and occupied by the United States forces under Major-General Halleck

May 30, 1862

Battle of Seven Pines, or Fair Oaks, near Richmond, Va., May 31-June 1, 1862 Maj.-Gen. Robert E. Lee assigned to command the Confederate forces about Richmond.....June 3, 1862

President authorized to appoint diplomatic representatives to the republics of Haiti and Liberia.....June 5, 1862

Treaty with Great Britain for the suppression of the African slave-trade

June 7, 1862

General Butler hangs William Mumford at New Orleans.....June 7, 1862 Battle of Cross Keys, Va. June 8, 1862 Battle of Port Republic, Va.

June 9, 1862

Confederate cavalry, 1,500 men, under Gen. J. E. B. Stuart, pass around Army of the Potomac......June 12-13, 1862 Slavery forever prohibited in the Ter-

ritories.....June 19, 1862 Army of Virginia formed and placed under command of Maj.-Gen. John Pope

June 26, 1862

Seven days' fighting and retreat of the Army of the Potomac from before Richmond to Harrison's Landing on the James River.....June 26-July 2, 1862

[Battles fought: Mechanicsville, June 26; Gaines's Mill, June 27; Savage Station, June 29; Glendale, June 30; Frazier's Farm, or White Oak Swamp, June 30; Malvern Hill, July 1.]

Vicksburg canal begun; designed by Gen. Thomas Williams to change the course of the Mississippi and isolate Vicksburg.....June 27, 1862

[General Grant recommenced work on a failure.]

Act for a railroad and telegraph line from the Missouri River to the Pacific Ocean; approved.....July 1, 1862

enue created.....July 1, 1862 President Lincoln calls for 300,000 volunteers for three years.....July 2, 1862 General McClellan's letter to President Lincoln from Harrison's Landing, Va., giving advice on the policy of the government.....July 7, 1862 Major - General Halleck commander-in chief.....July 11, 1862 By resolution Congress provides 2,000 "medals of honor" for distribution to non-commissioned officers and privates who shall distinguish themselves

July 12, 1862

Maj.-Gen. John Pope takes command of the Army of Virginia.....July 14, 1862

Congress authorizes the enrolment of the militia between eighteen and forty-five; the appointment of a judge-advocate-general; the President to organize army corps at his discretion; persons of African descent to be admitted to the army; act approved......July 17, 1862

Congress authorizes the seizure and

confiscation of rebel property

July 17, 1862 Second session adjourns...July 17, 1862

Ex-President Martin Van Buren dies at Lindenwold, N. Y., aged eighty

July 24, 1862 President Lincoln calls for 300,000 ninemonths' militia.....Aug. 4, 1862

quotas are not filled by Aug. 15.]

Battle of Cedar Mountain, Va.

Aug. 9, 1862 Property in Louisiana belonging to John Slidell, Confederate commissioner to France, confiscated by order of General Army of the Potomac evacuates Har-

rison's Landing.....Aug. 16, 1862 Sioux Indians attack the frontier settlements of Minnesota.....Aug. 19, 1862

Confederates, under Gen. Braxton Bragg, invade Kentucky, crossing the Tennessee River at Harrison above Chattanooga

Aug. 21-24, 1862 Secretary of War directs the military governor of the coast islands of South Carolina to enlist 5,000 volunteers of African descent......Aug. 25, 1862

to employ negroes as soldiers.]

Battle of Groveton, Va., between the ad-

Office of commissioner of internal rev- vance of General Lee's army and General Pope.....Aug. 29, 1862 Battle of Manassas, or "second Bull

Run," a continuation of Groveton

Aug. 30, 1862 Kirby Smith, with Bragg's right, advances on Richmond, Ky., and defeats the Union forces.....Aug. 30, 1862

Battle of Chantilly, Va...Sept. 1, 1862 General Pope asks to be relieved from his command of the Army of Virginia, and transferred to the Department of the Northwest.....Sept. 3, 1862

Joseph Holt, of Kentucky, appointed judge - advocate - general of the United States......Sept. 3, 1862

Confederate forces cross the Potomac

and occupy Frederick City, Md.

Sept. 4-5, 1862

Department of the Northwest created of Iowa, Minnesota, Wisconsin, and the Territories of Dakota and Nebraska; General Pope commanding.....Sept. 6, 1869 General Lee issues a proclamation or

entering Maryland.....Sept. 8, 1862

Capture of Munfordville, Ky., by the Confederate forces under Bragg

Sept. 14-16, 1862 Harper's Ferry surrenders to "Stone

wall " Jackson . . . . . . . . . Sept. 15, 1862 Battles of South Mountain, Md.

Sept. 15, 1862 Advance of Gen. Kirby Smith appears [A special draft ordered in States whose before Covington, Ky., but immediately retires.....Sept. 15, 1865

Battle of Antietam....Sept. 16-17, 1865 Confederate army retreat across the

Potomac on the night of

Sept. 18-19, 1862 Battle of Iuka, Miss.; General Rose Butler......Aug. 11, 1862 crans forces Confederate General Price

to retreat.....Sept. 19-20, 1869 Preliminary proclamation of Presiden Lincoln announcing that in territory stil in rebellion on Jan. 1, 1863, the slave will be declared forever free

Sept. 22, 1869

Convention of governors from fourteen loyal States, with proxies from three others, meet at Altoona, Pa., and ap prove the emancipation proclamation

Sept. 24, 1869

General Buell with the United State [The first permission by the government forces arrives at Louisville, Ky., in ad vance of the Confederate forces

Sept. 25, 1869

Office of provost-marshal-general created by the Secretary of War., Sept. 26, 1862 Brig. Gen. Jeff. C. Davis, U. S. A., shoots and mortally wounds Gen. William Nelson at the Galt House, Louisville, Ky.

Sept. 29, 1862

[No notice was ever taken of this affair by the government.

Battle of Corinth, Miss., Oct. 3-4, 1862 Battle of Perryville, Ky....Oct. 8, 1862 Eighteen hundred Confederate cavalry, with four pieces of artillery, under Gen. J. E. B. Stuart, cross the Potomac for a raid into Pennsylvania....Oct. 10, 1862

They reach and occupy Chambersburg, Pa., on Oct. 11, and return to Virginia through Maryland, crossing the Potomac at White's Ford, without the loss of a man killed, and having secured 1,000 horses.....Oct. 12, 1862

Ten Confederate prisoners at Palmyra, Mo., shot by order of General McNiel

Oct. 18, 1862 General McClellan assumes the offensive, and crosses the Potomac from Maryland.....Oct. 26, 1862

Rear of the Confederate army under General Bragg passes through Cumberland Gap on its retreat from Kentucky

Death of Gen. O. M. Mitchel, U. S. A., at Beaufort, S. C., aged fifty-two

Oct. 30, 1862

Major-General Buell, commanding Army of the Ohio, superseded by Major-General Rosecrans.....Oct. 30, 1862

Large Democratic gains in elections in Northern States......Nov. 4, 1862 [Horatio Seymour, Democrat, elected

governor of New York.]

General McClellan relieved of command of Army of the Potomac, and ordered to Trenton, N. J.; General Burnside ap-

General Porter ordered to Washington to answer charges of General Pope

Nov. 8, 1862

Gen. B. F. Butler relieved from command of New Orleans......Nov. 9, 1862 Lord Lyons, British minister to the United States, reports to his government upon the prospects of the Confederates, the intentions of the conservative (Demo-

cratic) party, and the probability of success of mediation by foreign governments 

Third session convenes....Dec. 1, 1862 The President's message recommends plan of emancipation in the loval States: first, any State abolishing slavery prior to Jan. 1, 1900, should receive compensation: second, slaves made free by the war to be forever free, loval owners to be

Battle of Prairie Grove, Ark.

Dec. 7, 1862

General Burnside moves the Army of the Potomac to the Rappahannock, opposite Fredericksburg......Dec. 10, 1862

Army crosses the river. Dec. 11-12, 1862 Battle of Fredericksburg. Dec. 13, 1862 Gen. N. P. Banks assumes command of the Department of the Gulf, establishing his headquarters at New Orleans

Dec. 16, 1862

General Grant expels Jews from his de-

President Davis proclaims Gen. Beni. F. Butler a felon, outlaw, and common enemy of mankind, directing that if captured he be hanged immediately without trial, and all his commissioned officers or others serving with armed slaves, if captured, be reserved for execution.....Dec. 23, 1862

Thirty-eight Indians hanged at Man-Oct. 26, 1862 kato, Minn., for participation in the mas-

Gen. W. T. Sherman, aided by Admiral Porter, assaults Vicksburg on the north 

[Known as the battle of "Chickasaw

Bayou."]

Monitor founders off Cape Hatteras in a storm, with a loss of sixteen of her 

Act admitting West Virginia, to date from June 20, 1863 (the thirty-fifth State), approved.........Dec. 31, 1862

Battle of Murfreesboro, or Stone River Dec. 31, 1862-Jan. 2, 1863

President Lincoln proclaims all slaves free in the seceding States....Jan. 1, 1863 Absent from duty in the army, 8,987

officers and 280,073 enlisted men

Jan. 1, 1863 Galveston, Tex., captured by the Confederates.....Jan. 1, 1863 Gold at New York 1331/4 to 1331/8

Jan. 2, 1863

M. Drouyn de l'Huys, French minister of foreign affairs, addresses M. Mercier. French minister at Washington, concerning mediation between the United States government and Confederate. Jan. 9, 1863

Arkansas post captured by the United States forces under W. T. Sherman and McClernand, with a fleet of gun-boats under Admiral Porter.....Jan. 11, 1863

ations, but is foiled by storms

Jan. 20-24, 1863

Gen. Fitz-John Porter cashiered and dismissed from the service of the United States under the Ninth and Fifty-second Articles of War.....Jan. 21, 1863

Organization of the 1st South Carolina Colored Loyal Volunteers, Col. T. W. Higginson, commander.....Jan. 25, 1863

Major-General Burnside relieved by Major-General Hooker.....Jan. 25, 1863

A. D. Boileau, proprietor of the Philadelphia Evening Journal, arrested and taken to Washington.....Jan. 27, 1863

Secretary Seward replies to the French government upon mediation (see Jan. 9)

Feb. 6, 1863

Commissary-general of subsistence first appointed, with the rank of brigadier-general......Feb. 9, 1863

Territorial government established in Arizona......Feb. 24, 1863 Congress provides a national currency

secured by United States bonds

[Vote in the Senate, 23 to 21; House, 78 to 64.1

Destruction of the Confederate warsteamer Nashville by the Montauk, in the

Ogeechee River, Ga.....Feb. 28, 1863

Congress authorizes, besides the four major-generals and nine brigadier-generals for the regular army, forty major-generals and 200 brigadier-generals for the volthirty major-generals and seventy-five orders from General Burnside. . May 4, 1863 brigadier-generals for the volunteers

March 2, 1863

Congress resolves that it is the unalterable purpose of the United States to prosecute the war vigorously until the rebellion is suppressed. . . . That any attempt at mediation will prolong instead of shortening the war. . . . That the rebellion is now sustained by the hope of such intervention......March 3, 1863

Congress empowers the President to suspend the writ of habeas corpus

March 3, 1863

Congress authorizes loans of \$300,000. 000 for 1863, and \$600,000,000 for 1864

March 3, 1863

Thirty-seventh Congress adjourns

March 4, 1863

Proclamation of the President relative General Burnside resumes active oper- to desertions in the army. . March 10, 1863

Major-General Burnside supersedes Maj.-Gen. H. G. Wright in the Department of the Ohio.......March 25, 1863

Admiral Farragut passes the Confederate batteries at Grand Gulf, Miss., with three gun-boats......April 1, 1863

Raid of mounted infantry from Tuscumbia, Ala., towards Rome, Ga. entire force, 1,700 men, with Col. A. D. Streight, captured by the Confederates

April 7-May 3, 1863

Major-General Burnside orders that death shall be the penalty for aiding the Confederates, sympathizers with rebellion to be sent into the Confederate lines

April 13, 1863 Admiral Porter, with eight gun-boats and three steam transports, passes (down) the Confederate batteries at Vicksburg

April 16, 1863

Major-General Hooker crosses the Rappahannock at Kelly's Ford

April 28-29, 1863

General Grant crosses the Mississippi approved Feb. 25, 1863 at Bruinsburg, below Vicksburg April 30, 1863

Battle of Chancellorsville, Va.

May 2-4, 1863

["Stonewall" Jackson (Confederate general) mortally wounded on the 2d, dies on the 10th.]

Grand Gulf, below Vicksburg, abandoned by the Confederates... May 3, 1863

Clement L. Vallandigham arrested at unteer service; there may be appointed Dayton, O., for treasonable utterances, by

General Hooker recrosses the Rappahannock......May 5, 1863

General Grant occupies Jackson, Miss. May 14, 1862

C. L. Vallandigham convicted by courtmartial at Cincinnati of disloyal utterances, and sentenced to close confinement during the war in some fortress of the United States. General Burnside approves, and designates Fort Warren, Boston

May 16, 1863

Battle of Champion Hills, Miss.

May 16, 1863

Battle of Big Black River, Miss.

May 17, 1863

Confederates retire within the defences of Vicksburg, and the siege begins

May 18, 1863

United States forces assault the works at Vicksburg without success

May 21-22, 1863 President rescinds General Burnside's order concerning C. L. Vallandigham, and sends him into the Confederacy

May 22, 1863 investing the Major-General Banks,

Confederate works at Port Hudson, assaults them without success. . May 27, 1863 Fifty-fourth Massachusetts (colored),

the first negro regiment sent from the North, departs for Hilton Head, S. C. May 28, 1863

General Lee begins his movement for the invasion of the North. June 3, 1863

Cavalry battle at Beverly's Ford, Va., between Generals Pleasanton, Buford, and Gregg, and the Confederate Gen. J. E. B. Stuart.....June 9, 1863

C. L. Vallandigham nominated for governor by the Ohio Democratic Convention

June 11, 1863

General Hooker begins the movement of his army northward from the Rappahannock.....June 13-15, 1863 Battle of Winchester, Va.; General

Ewell defeats the United States troops under General Milroy. June 14-15, 1863

President Lincoln calls for 100,000 men for six months to resist the invasion of Pennsylvania.....June 15, 1863

[Maryland to furnish 10,000, Pennsylvania 50,000, West Virginia 10,000, and Ohio 30,000. These men were not used.]

Chambersburg, Pa., raided by Confederate cavalry.....June 15, 1863 Confederate army crosses the Potomac

June 24-25, 1863 General Rosecrans finishes the Tullahoma campaign, Tennessee, forcing the Confederates across the Tennessee at Bridgeport, Ala....June 24-July 7, 1863 General Rosecrans advances from Mur-

freesboro against General Bragg at Tullahoma, Tenn.....June 24, 1863 Army of the Potomac crosses the Poto-

mac.....June 26, 1863 Confederates advance to within thirteen miles of Harrisburg, Pa....June 27, 1863

Major-General Hooker relieved of com-

mand of the Army of the Potomac, and Maj.-Gen. George G. Meade succeeds

June 27, 1863

United States and Confederate forces concentrating at Gettysburg, Pa., battle of Gettysburg begins July 1, and continues with the defeat of Confederates

July 2-3, 1863

Franklin Pierce, ex-President of the United States, addresses a Democratic mass-meeting at Concord, N. H., alluding to Vallandigham as a martyr of free speech July 4, 1863

Vicksburg surrenders to General Grant July 4, 1863

Four thousand Confederate raiders, with ten guns, under John H. Morgan, cross the Ohio River at Brandenburg, Ky., into Indiana.....July 7, 1863

Port Hudson surrenders to General Banks.....July 8, 1863 Confederate army recrosses the Potomac at Williamsport during the night of

July 13, 1863

Draft riot in New York City

July 13-16, 1863 Repulse of the United States troops in

their assault on Fort Wagner, Morris Island, S. C.....July 18, 1863 Samuel Houston dies at Huntersville,

Tex., aged seventy......July 25, 1863 John J. Crittenden dies at Frankfort, Ky., aged seventy-seven....July 26, 1863 President Lincoln proclaims protection

of colored soldiers against retaliation by the Confederates.....July 30, 1863 Governor Seymour, of New York, requests President Lincoln to suspend the

draft for troops in that State

Aug. 3, 1863 John B. Floyd, ex-Secretary of War and Confederate brigadier-general, dies at Abingdon, Va......Aug. 26, 1863

Army of the Cumberland crosses the Tennessee in pursuit of General Bragg

Aug. 29-Sept. 3, 1863 Advance of General Burnside's command

occupies Knoxville, E. Tenn. Sept. 4, 1863 Confederates evacuate Fort Wagner on the night of......Sept. 7, 1863

General Wood's division of the 21st Corps, Army of the Cumberland, occupies Chattanooga, Tenn......Sept. 9, 1863

President Lincoln suspends the writ of habeas corpus by proclamation

Sept. 15, 1863

Eleventh and 12th Corps, Army of the Potomac, Major-General Hooker, ordered to middle Tennessee to reinforce the Army of the Cumberland......Sept. 23, 1863

Engagement at Bristow Station, Va., between the rear of the Army of the Potomac and A. P. Hill.....Oct. 14, 1863

Maj.-Gen. U. S. Grant appointed to the Division of the Mississippi, including the departments of the Tennessee, Cumberland, and Ohio; Maj.-Gen. William S. Rosecrans relieved of command of the Army of the Cumberland, and Maj.-Gen. George H. Thomas succeeds, by General Order No. 337, War Department

Oct. 16, 1863

President Lincoln calls for 300,000 men for three years......Oct. 17, 1863

Regulations issued for the re-enlistment of soldiers in the field in "veteran volunteer regiments".....Oct. 23, 1863

General Hooker crosses the Tennessee at Bridgeport, Ala., Oct. 23, and advances to the Wauhatchie Valley at the foot of Lookout Mountain, on the west

Oct. 27, 1863

Pontoon bridge thrown across the Tennessee at Brown's Ferry, below Chattanooga.....Oet. 27, 1863

Battle of Wauhatchie....Oct. 27, 1863 General Longstreet, detached from the Confederate army before Chattanooga,

advances towards Knoxville, E. Tenn.

Nov. 4, 1863

Engagement at Rappahannock Station and Kelly's Ford, Va. The Army of the Potomac succeeds in crossing the Rappahannock, Lee retiring to the line of the Rapidan.....Nov. 7, 1863

Confederate forces under General Longstreet before Knoxville.....Nov. 19, 1863

Battle of Lookout Mountain

Nov. 24, 1863 Battle of Chattanooga, or Missionary .....Nov. 25, 1863 Ridge....

At Mine Run, Orange co., Va., the advance of the Army of the Potomac under General Meade meets the Confederates under General Lee. Attacks desultory; Meade retires....Nov. 27-30, 1863

General Longstreet assaults the defences of Knoxville, especially Fort Sanders; repulsed with heavy loss.... Nov. 29, 1863

General Longstreet raises the siege of Knoxville, retreats towards Virginia, re-

Battle of Chickamauga. Sept. 19-20, 1863 maining in northeastern Tennessee during the winter; in the spring he joins General Lee at Richmond.....Dec. 1-4, 1863

General Sherman's command and the 4th Corps, Army of the Cumberland, reinforce Knoxville from Chattanooga

Dec. 3-6, 1863 Thirty - eighth Congress, first session,

President Lincoln proclaims amnesty to all Confederates on returning to their allegiance......Dec. 8, 1863

Total debt of Confederacy, \$1,220,866,-042.50.....Jan. 1, 1864

Isaac Murphy inaugurated provisional governor of Arkansas.....Jan. 22, 1864 President calls for 500,000 men for

Sherman's Meridian expedition leaves

Vicksburg, Miss......Feb. 3, 1864 More than 100 Union prisoners, including Col. Thomas E. Rose and Colonel Streight, escape from Libby prison, Richmond, Va., by tunnelling under the walls......Feb. 9, 1864

First Federal prisoners received at Andersonville prison, Ga....Feb. 15, 1864 Second Confederate Congress meets at

Richmond......Feb. 19, 1864 Battle of Olustee, Fla....Feb. 20, 1864

Battle of Tunnel Hill, Ga.

Feb. 22-25, 1864

Congress votes to every Union master whose slave enlists in the Federal army a compensation not exceeding \$300, the volunteer to be free......Feb. 24, 1864

Congress revives grade of lieutenantgeneral in the army......Feb. 29, 1864 Secretary of the Treasury authorized

to borrow \$200,000,000 upon "5.40 bonds" March 3, 1864

Kilpatrick attempts in vain to release Union prisoners at Libby prison, Feb. 28. Colonel Dahlgren loses his life in a 

Ulysses S. Grant commissioned lieutenant-general, March 9; takes chief com-

mand...... March 10, 1864 Draft for 200,000 men for the navy and

the reserve ordered for April 15 by the President......March 14, 1864 Governor Michael Hahn appointed

military governor of Louisiana March 15, 1864

Enabling act for admission of Nevada and Colorado......March 21, 1864

New York Sanitary Commission fair (receipts \$1,200,000) opened. April 4, 1864 Battles of Sabine Cross-roads. Pleasant

Grove, and Pleasant Hill, La.

April 8-9, 1864

Fort Pillow, Tenn., captured by Confederates under Forrest, and colored garrison slaughtered......April 12, 1864

Enabling act to admit Nebraska anproved......April 19, 1864 Motto "In God We Trust" first stamped upon the bronze 2-cent coins authorized by act......April 22, 1864

Hon. Daniel Clark, of New Hampshire. elected president of the Senate pro tem.

April 26, 1864

Army of the Potomac, 130,000 strong, crosses the Rapidan......May 4, 1864 Sherman advances southward from Chat-Sassacus defeats the Confederate ram Albemarle in Albemarle Sound

May 5, 1864

Battle of the Wilderness, Virginia May 5-6, 1864 Battle of Spottsylvania Court - house, Va......May 10, 1864 Battle at New Market, Va.: Sigel repulsed by Confederates.....May 15, 1864 Confederates under Johnston evacuate Resaca, Ga......May 15, 1864 Act for a postal money-order system

May 17, 1864

Offices of the New York Journal of Commerce and World, which had published a forged proclamation of the President, calling for 400,000 troops, seized and held several days by order of the Secretary of War......May 19, 1864

On July 1 Gen. John A. Dix and others were arrested, in accordance with a letter from Governor Seymour to District Attorney A. Oakey Hall, for seizing these

offices. 7

Nathaniel Hawthorne dies at Plymouth, N. H., aged sixty...........May 19, 1864

Battles near Dallas, Ga.

Vice-President, by acclamation

May 25-28, 1864

Act creating Montana Territory out of part of Idaho approved ... . May 26, 1864 Convention of radicals at Cleveland, O., protests against the government's policy, and nominates Gen. John C. Frémont for President, and Gen. John Cochrane for

May 31, 1864

Morgan raids Kentucky.....June, 1864 Battle of Cold Harbor, Va.

June 1-3, 1864

Currency bureau of the treasury established, with a comptroller of the currency, appointed by President by act. June 3, 1864

Philadelphia sanitary fair (receipts. \$1.080,000) opens......June 7, 1864

Union National Convention meets at Baltimore. Md., on call of the national executive committee, Feb. 22; appoints Hon. William Dennison, of Ohio, president; admits delegates from Virginia and Florida to seats without votes, and rejects delegates from South Carolina. June 7, 1864

National Republican Convention meets at Chicago.....June 7, 1864

On the first ballot for President, Lincoln received all the votes except those of Missouri for Grant, which were changed to Lincoln before the result was announced. First ballot for Vice-President, Andrew Johnson 200, D. S. Dickinson 108. H. Hamlin 150, scattering 61; after many changes the vote was announced: Johnson 494, Dickinson 17, Hamlin 9.]

Vallandigham returns to Dayton, O., from Canada.....June 15, 1864 General assault of Federals on Peters-

burg, Va.....June 16-18, 1864 Confederate cruiser Alabama fights the United States ship Kearsarge off Cherbourg, France, and surrenders in a sinking condition.....June 19, 1864

Battle of Weldon Railroad, Va.

June 21-22, 1864 Lincoln accepts the renomination by letter, dated Washington.....June 27, 1864 Battle of Kenesaw Mountain, Ga.

June 27, 1864 Repeal of fugitive slave law of 1850 ap-

proved.....June 28, 1864 Act authorizing the issue of bonds not to exceed \$400,000,000, or treasury notes not to exceed \$200,000,000 and bonds for same amount.....June 30, 1864

Congress grants Yosemite Valley and Mariposa Big Tree grove to California for a public park.....June 30, 1864 Secretary Chase resigns June 30; William P. Fessenden appointed. July 1, 1864

Confederates evacuate Marietta, Ga.

July 1, 1864 Act prohibiting the coastwise slavetrade forever approved . . . . . July 2, 1864 First session adjourns....July 2, 1864

President suspends the habeas corpus in Kentucky, and proclaims martial law July 5, 1864

President, under resolution of Congress, appoints the first Thursday of August as a day of humiliation and prayer

July 7, 1864

President by proclamation explains veto, July 2, of a reconstruction bill passed less than an hour before the adjournment of Congress.....July 8, 1864

Battle of Monocacy, Md. July 9, 1864 Repulse of General Early at Fort Stevens, 6 miles from Washington

July 12, 1864 Gold reaches 285 per cent., the maximum July 16, 1864

Hood supersedes Johnston in defence of Atlanta.....July 17, 1864

President calls for 500,000 volunteers for one, two, or three years. July 18, 1864

On July 5 Horace Greeley received a letter from George N. Sanders, Clifton, Canada, averring that Clement C. Clay, of Alabama; James P. Holcombe, of Virginia, and the writer, Confederates in Canada, would proceed to Washington in the interest of peace if full protection were accorded them. Greeley referred this letter to the President, suggesting with it a plan of adjustment. The President requested him to proceed to Niagara Falls and communicate with the parties in person......July 18, 1864

[A fruitless conference was the result.] Battle of Peach Tree Creek, Ga.

July 20, 1864

Battle of Decatur, or Atlanta, Ga.

July 22, 1864

Battle of Ezra's Church, Ga.

July 28, 1864

Chambersburg, Pa., raided and mostly burned.....July 30, 1864 Unsuccessful mine explosion under a

Confederate fort, near Petersburg, Va., conducted by General Burnside. . July 30, 1864

Confederate steamer Tallahassee, built in England, destroys many United States merchantmen......July-August, 1864

Successful attack on the harbor of Mobile; Forts Gaines, Morgan, and Powell captured by fleet under Farragut and land forces under Granger...Aug. 5-22, 1864

Maj.-Gen. Philip H. Sheridan appointed to the Army of the Shenandoah

Aug. 7, 1864

English-built cruiser Georgia captured at sea by the Niagara.....Aug. 15, 1864 General Grant seizes the Weldon Railroad......Aug. 18, 1864

Democratic National Convention meets at Chicago, Aug. 29; Horatio Seymour chosen president of the convention and platform adopted, Aug. 30. On first ballot for President, Gen. George B. Mc-Clellan, of New Jersey, has 174 votes (as revised and declared, 2021/2); nomination made unanimous. George H. Pendleton, of Ohio, nominated on the second ballot for Vice-President....Aug. 31, 1864 Battles of Jonesborough, Ga.

Aug. 31-Sept. 1, 1864

Hood evacuates Atlanta, Ga.

Sept. 1, 1864 Gen. John H. Morgan killed at Greenville, Tenn.....Sept. 4, 1864 General McClellan's letter accepting

nomination, dated Orange, N. J.

Sept. 8, 1864 Fremont withdraws in favor of Lincoln and Johnson, by letter . . . . Sept. 17, 1864 Battle of Winchester, Va.

Sept. 19, 1864

Battle of Fisher's Hill, Va.

Sept. 22, 1864

General Price invades Missouri

Sept. 24-Oct. 28, 1864 English-built cruiser Florida captured in the Brazilian harbor of Bahia by the United States war-ship Wachusett, and taken to Hampton Roads, where she is sunk by a collision a few days after

Oct. 7, 1864

Chief - Justice Roger B. Taney dies in Washington.....Oct. 12, 1864

Battle of Cedar Creek, Va.

Oct. 19, 1864 Raid on St. Albans, Vt., by Confederates from Canada.....Oct. 19, 1864 Confederates under Price enter Linn county, Kan.....Oct. 23, 1864

Confederate ram Albemarle blown up by Lieutenant Cushing, U. S. N., at Plymouth, N. C.....Oct. 27, 1864

Battle of Hatcher's Run, Va.

Oct. 27, 1864

Nevada, the thirty-sixth State in order, admitted into the Union by proclamation of the President.....Oct. 31, 1864

Mr. Seward telegraphs the mayor of New York of a conspiracy to burn the principal cities of the North .. Nov. 2, 1864

OIGILLE NILL	
Congress convenes at Richmond	Amendment to the Constitution, abolishing slavery, passes the House, 119 to 56  Jan. 31, 1865
McClellan resigns his command in the armyNov. 8, 1864	Sherman leaves Savannah and starts northwardFeb. 1, 1865
At the general election, Lincoln and Johnson, Republican, carry twenty-two	President and Secretary Seward meet Alexander H. Stephens, Vice-President of
States; McClellan and Pendleton, three (New Jersey, Delaware, and Kentucky);	the Confederacy, and commissioners R. M. T. Hunter and Judge Campbell, to treat for peace, in Hampton Roads
eleven not voting	Feb. 2-3, 1865 Bennett G. Burley, the Confederate
Blockade of Norfolk, Va., Fernandina, and Pensacola raised by proclamation of	raider on Lake Erie, surrendered to the United States by the Canadian govern-
President	mentFeb. 3, 1865  Battle of Hatcher's Run, Va.
tels in New YorkNov. 25, 1864  Battle of FranklinNov. 30, 1864	Feb. 5, 1865 Electoral vote countedFeb. 8, 1865
Second session convenesDec. 5, 1864 Fourth annual message of President	Gen. J. M. Schofield appointed to command Department of North Carolina, with
Henry Rowe Schoolcraft, LL.D., born	headquarters at RaleighFeb. 9, 1865 President calls an extra session of the
1793, dies at Washington, D. C.  Dec. 10, 1864	Senate, March 4, 1865Feb. 17, 1865 Columbia, S. C., surrenders to General ShermanFeb. 17, 1865
Fort McAllister, Savannah, Ga., captured by Hazen's division of Sherman's armyDec. 13, 1864	Lee takes command of the Confederate armiesFeb. 18, 1865
Thomas defeats Hood at Nashville, TennDec. 15-16, 1864	Charleston, S. C., evacuated and burned by General Hardee, Feb 17, is occu-
President Lincoln calls for 300,000 volunteers to make up deficiency in call	pied by Federal troopsFeb. 18, 1865 Fort Anderson captured by Federals un-
July 18, 1864. If not obtained before Feb. 15, 1865, a draft to be made	der General CoxFeb. 18, 1865 Wilmington, N. C., captured by General
Dec. 19, 1864 Savannah, evacuated by Confederates	SchofieldFeb. 22, 1865 Secretary of the Treasury authorized
Dec. 20, occupied by Sherman  Dec. 21, 1864	to borrow \$600,000,000 on bonds at not exceeding 6 per cent. in coin  March 3, 1865
Grade of vice-admiral established for the United States navy by act of Con- gress	Act passed to establish a bureau for the relief of freedmen and refugees
Fort Fisher, N. C., bombarded by General Porter, Dec. 24, and unsuccessfully	March 3, 1865 A tax of 10 per cent. imposed on notes
attacked by Generals Butler and Porter Dec. 25, 1864	of State banks paid out after July 1, 1866March 3, 1865
Vice-President Hamlin resumes the chair in the SenateJan. 5, 1865	Confederate debt disowned by United States Senate, Feb. 17; by House of Rep-
General Grierson's raid; after destroying 100 miles of railroad, taking 600	resentatives
prisoners and 1,000 contrabands, he arrives at Vicksburg	in the Senate chamberMarch 3, 1865 Thirty-eighth Congress adjourns
Edward Everett dies at Boston, aged seventy-oneJan. 15, 1865	March 3, 1865 Senate assembles in special session
Monitor Patapsco sunk off Charleston by a torpedoJan. 15, 1865	March 4, 1865 Lincoln inaugurated President
Joint resolution, proposing a Thirteenth	March 4, 1865

at the executive mansion at noon, and ap-TWENTIETH ADMINISTRATION - REPUB-LICAN, March 4, 1865, to March 3, 1869. [Remains of the President, after lying Abraham Lincoln, Illinois, President.

Andrew Johnson, Tennessee, Vice-President.

Special session of Senate adjourns March 11, 1865 Battle of Averysboro, N. C.

March 15, 1865 Confederate Congress adjourns sine die March 18, 1865

Battle of Bentonville, N. C.

March 19, 1865 Armies of Sherman, Terry, and Schofeld join at Goldsboro, N. C.

March 23, 1865

Battle of Five Forks, Va.

March 31-April 1, 1865 Richmond evacuated by Confederates and partly burned......April 2, 1865 Selma, Ala., captured with large stores April 2, 1865

Ewell's division, some 8,000 men, cut off, surrounded, and captured at Sailor's Creek, Va.....April 6, 1865

Correspondence between United States Minister Adams in London and Earl Russell, respecting the Alabama, begins

April 7, 1865 Lee surrenders to Grant at Appomattox

Court-house, Va......April 9, 1865 Montgomery, Ala., surrenders to Wilson.....April 11, 1865

Mobile evacuated by Confederates April 12, 1865

Secretary of War issues orders to stop drafting and further purchase of war materials......April 13, 1865 General Sherman occupies Raleigh, N.C.

April 13, 1865 Stars and stripes raised over Fort Sumter, Charleston.....April 14, 1865

President Lincoln shot by J. Wilkes Booth in Ford's Theatre, Washington

April 14, 1865 Secretary Seward and his son wounded

in his own house by an assassin

April 14, 1865 President Lincoln dies at about 7.30 A.M.....April 15, 1865 Chief-Justice Chase administers the oath of office as President to Andrew Johnson

Funeral services of President Lincoln

April 15, 1865

propriate memorial services held throughout the country.....April 19, 1865

in state at the Capitol through the 20th, conveyed to Springfield, Ill., via Baltiтоге, Harrisburg, Philadelphia, York, Albany, Buffalo, Cleveland, Columbus, Indianapolis, and Chicago; buried at Springfield, May 4.]

Macon, Ga., occupied by Union forces

April 20, 1865

J. Wilkes Booth, discovered in a barn near Bowling Green, Va., shot by Sergeant Boston Corbett, and his accomplice, Harold, captured.......April 26, 1865

Memorandum for a peace, signed by

Generals Sherman and Johnston at Durham Station, N. C., April 18, is rejected at Washington April 21. Grant arrives at Raleigh April 24, and General Johnston surrenders to Sherman at Bennett's house, near Durham Station

April 26, 1865

Executive order for trial by military commission of alleged assassins of President Lincoln issued......May 1, 1865

Reward of \$100,000 offered for the capture of Jefferson Davis by proclamation of President......May 2, 1865 Confederate Gen. Richard Taylor sur-

renders at Citronelle, near Mobile, Ala. May 4, 1865

Executive order re-establishing thority of the United States in Virginia recognizes Francis H. Pierpont as governor......May 10, 1865

Jefferson Davis captured, with his wife, mother, Postmaster-General Reagan, Colonel Harrison, Johnson, and others, by under Colonel Michigan Cavalry, Pritchard, at Irwinsville, Ga.

May 10, 1865 [Davis taken to Fortress Monroe.]

Last fight of the war near Palo Pin.o. Tex.; a Federal force under Colonel Barret defeated by Confederates under General Slaughter......May 13, 1865 Confederate ram Stonewall surrenders

to Spanish authorities in Cuba

May 20, 1865 President Johnson proclaims Southern 

Grand review of the armies of the Potomac, Tennessee, and Georgia at Wash-

South Carolina repeals ordinance of se-

Gen. E. Kirby Smith surrenders his trans-Mississippi army.... May 26, 1865 cession......Sept. 15, 1865 Alabama annuls the ordinance of se-President proclaims general amnesty to cession......Sept. 25, 1865 rebels, with exceptions, on taking oath of North Carolina annuls the ordinance of allegiance......May 29, 1865 secession.....Oct. 7, 1865 William W. Holden proclaimed provisional governor of North Carolina by Alexander H. Stephens, of Georgia; John H. Reagan, of Texas; John A. Campbell, of Alabama; George A. Trenholm, of South Carolina, and Charles Clark, of President Johnson......May 29, 1865 Day of humiliation and mourning on account of the assassination of Lincoln Mississippi, paroled by executive order June 1, 1865 Oct. 11, 1865 British government rescinds its recogni-President proclaims end of martial law tion of the Confederates as belligerents in Kentucky.....Oct. 12, 1865 June 2, 1865 Great Fenian meeting at Philadelphia: Galveston, Tex., the last seaport held the Irish republic proclaimed by the South, surrenders....June 5, 1865 French government rescinds its recog-Oct. 16-24, 1865 nition of the Confederates as belligerents Florida repeals ordinance of secession Oct. 28, 1865 June 6, 1865 Georgia repeals ordinance of secession Judge William L. Sharkey appointed Oct. 30, 1865 provisional governor of Mississippi by National thanksgiving for peace President Johnson.....June 13, 1865 Proclamation of President removing re-Nov. 2, 1865 strictions on trade east of the Missis-Shenandoah, Captain Waddell, reaches sippi after July 1, and declaring insur-Liverpool, England, Nov. 6; he had first heard of the peace Aug. 2; vessel given rection in Tennessee suppressed up to British government, and crew pa-June 13, 1865 Gen. A. J. Hamilton appointed proroled Nov. 8. and the vessel given to the American consul...... Nov. 9, 1865 visional governor of Texas by President Captain Wirz, after military trial, be-June 17, 1865 gun Aug. 21, is convicted of cruelty to James Johnson appointed provisional governor of Georgia.....June 17, 1865 Federal prisoners in Andersonville, and hung......Nov. 10, 1865 Lewis E. Parsons proclaimed provisional governor of Alabama.....June 21, 1865 Ex-President Buchanan publishes a vin-Proclamation of the President rescinddication of his administration November, 1865 ing the blockade.....June 23, 1865 Habeas corpus restored in the northern Restriction of trade west of the Mis-States by President's proclamation sissippi removed by proclamation of President.....June 24, 1865 Dec. 1, 1865 Thirty - ninth Congress, first session, Benjamin F. Perry proclaimed provi-sional governor of South Carolina President's annual message presented June 30, 1865 Dec. 4, 1865 Execution of Lewis Payne, G. A. At-House appoints as committee on reconzerodt. David E. Harold, and Marv E. Messrs. Stevens, Washburn, Surratt, implicated in the assassination of struction Morrill, Grider, Bingham, Conkling, Bout-Lincoln.....July 7, 1865 well. Blow, and Rogers..... Dec. 14, 1865 William Marvin proclaimed provision-Secretary Seward declares the Thirteenth al governor of Florida....July 13, 1865 Amendment to the Constitution, abolish-Shenandoah Confederate privateer ing slavery, ratified by twenty-seven States (Captain Waddell) destroys about thirty Dec. 18, 1865 Federal vessels during..... August, 1865 President sends a message to Congress Mississippi nullifies the ordinance of seon the insurgent States, with report of cession......Aug. 22, 1865 General Grant......Dec. 18, 1865 All restrictions on Southern ports re-Senate appoints as committee on reconmoved after Sept. 1 by proclamation of struction Messrs. Fessenden, Grimes, President......Aug. 29, 1865

Harris, Howard, Johnson, and Will- they withdraw to the United States, where iams......Dec. 21, 1865 many are arrested for violating the Governor Holden, of North Carolina, neutrality laws, and over 1,000 paroled relieved by President Johnson, and Governor-elect Jonathan Worth appointed Dec. 23, 1865

Death of Joseph Crele, said to be 141

1725; dies at Caledonia, Wis.

ate, Jan. 25; by House, Feb. 6, 1866; vetoed......Feb. 19, 1866

[The Senate fails to pass this bill over the President's veto, vote being 30 for to

18 against.]

President denounces Congress and the reconstruction committee in a speech at the executive mansion.....Feb. 22, 1866 Civil rights bill passed March 16;

vetoed.......March 27, 1866

an end in Georgia, South Carolina, Virginia, North Carolina, Tennessee, Alabama, Louisiana, Arkansas, Mississippi, and Florida.....April 2, 1866

First post of the Grand Army of the Republic organized at Springfield, Ill.

April 6, 1866

Civil rights bill passed over the President's veto......April 9, 1866 Fair held in Baltimore for the relief of the destitute in the Southern States nets \$164,569.97......April, 1866 Race riot in Memphis, Tenn.

May 1-2, 1866

Boundary of Nevada extended 1° E., Jefferson Davis indicted for complicity

in the assassination of President Lincoln, in the United States circuit court of Virginia......May 8, 1866

Fourth Wisconsin Cavalry mustered out, after serving five years and one day; the longest term of volunteers on record

May 28, 1866

Death of Gen. Winfield Scott at West Point, aged eighty......May 29, 1866 Customs officers seize 1,200 stands of Fenian arms at Rouse's Point, N. Y., May 19, and 1,000 at St. Alban's, Vt.

May 30, 1866

Fenian raid into Canada; about 1,200 men cross the Niagara River at Buffalo, N. Y., landing near old Fort Erie, May 31, 1866. After a skirmish near Ridgeway

June 2, 1866

President's proclamation against the invasion of Canada by Fenians. June 6, 1866 Over 1,000 Fenians attack St. Armand,

years of age; born at site of Detroit in Quebec, and are routed .... June 9, 1866 Fourteenth Amendment to Constitution

Jan. 27, 1866 passes the Senate, June 8; the House, Fredmen's bureau bill passed by Sen- June 13; reaching the State Department June 16, 1866

Majority of reconstruction committee report the late Confederate States not entitled to representation in Congress

June 18, 1866

Message from the President to Congress adverse to presenting the Fourteenth Amendment to the States. June 22, 1866 Great fire in Portland, Me. July 4, 1866 James H. Lane, Senator from Kansas, President proclaims the insurrection at commits suicide..........July 11, 1866 Tennessee readmitted by joint resolution of Congress, approved

July 24, 1866 Congress creates the grades of admiral and vice-admiral in the navy, and revives

that of general in the army

July 25, 1866 Atlantic telegraph completed

July 27, 1866 Act increasing and fixing the military peace establishment.....July 28, 1866 First session adjourns...July 28, 1866

Race riot in New Orleans, many negroes killed.....July 30, 1866 National Union Convention of Conser-

vatives in Philadelphia; Senator James R. Doolittle, president.....Aug. 14, 1866 This convention adopts a declaration of principles vindicating the President

Aug. 17, 1866 President proclaims the decree of Maximilian, July 9, 1866, closing Matamoras and other Mexican ports, null and void as

against the United States.. Aug. 17, 1866 Insurrection in Texas at an end by

proclamation of the President Aug. 20, 1866

President Johnson visits Philadelphia, New York, Chicago, etc., speaking in favor of his policy and against Congress Aug. 24-Sept. 18, 1866

[In this journey, then popularly known as "swinging around the circle," the President was accompanied by Secretary SewRandall, General Grant, Admiral Farra- House, 133 to 37............March 2, 1867 out, and other army officers and civilians.1

Convention of Southern loyalists, held at Philadelphia.....Sept. 3-7, 1866 [This convention united with the convention of the congressional party op-

posing the President's policy.]

Corner-stone of monument to Stephen A. Douglas laid in Chicago. Sept. 6, 1866

National mass convention of soldiers and sailors held in the interest of the President at Cleveland, in resolutions reported by Col. L. D. Campbell, approve unanimously the action of the Philadelphia convention of Aug. 17..... Sept. 18, 1866

Pittsburg convention of soldiers and sailors held in opposition to the President's policy......Sept. 25-26, 1866 Peabody Institute. Baltimore, Md., in-

augurated; George Peabody present

Oct. 24, 1866

A gold medal for Mrs. Abraham Lincoln, the gift of 40,000 French citizens, is delivered to Minister Bigelow at Paris

Dec. 1, 1866

Second session convenes; President's message received...........Dec. 3, 1866 Geo. H. Williams, of Oregon, introduces bill "to regulate the tenure of civil

Massacre by Indians of United States troops at Fort Philip Kearny, near Big Horn, Wyo.; three officers and ninety men killed and scalped....Dec. 21, 1866

In the House of Representatives, James M. Ashley, of Ohio, charges President Johnson with usurpation, corrupt use of the appointing, pardoning, and veto powers, and corrupt disposition of public property, and interference in elections. The case is referred to the judiciary committee by 108 to 39......Jan. 7, 1867

District of Columbia; passed by Congress, Dec. 14, 1866; vetoed, Jan. 5; passed over the veto......Jan. 8, 1867

Congress admits Nebraska as a State over the President's veto.....Feb. 9, 1867 Alexander Dallas Bache, LL.D., A.A.S.,

born 1806, dies at Newport, R. I. a Feb. 17, 1867

proclaimed a State by the President

Tenure of civil office bill passed over IX.-28. -

and Secretary Welles, Postmaster-General the President's veto; Senate, 35 to 11;

Military reconstruction act introduced in the House by Thaddeus Stevens, Feb. 6, providing for the division of the insurrectionary States into five military distriets, as follows: 1st, Virginia; 2d, North and South Carolina; 3d, Georgia, Florida, and Alabama: 4th, Mississippi and Arkansas; 5th, Louisiana and Texas. Passed over the President's veto; House, 138 to 51: Senate, 38 to 10..... March 2, 1867

National bankruptcy bill passed

March 2, 1867

Department of Education established by act of Congress......March 2, 1867

Peonage in the Territory of New Mexico abolished and forever prohibited by act Committee on the judiciary reports, con-

cerning impeachment, its inability to conclude its labors (report presented at 3 A.M. Sunday, March 3), and recommends a continuance of investigation

March 2, 1867

Thirty-ninth Congress adjourns

March 4, 1867 Fortieth Congress, first session, con-

Schuvler Colfax re-elected speaker by a vote of 127 to 30 for Samuel S. Marshall, of Illinois.

The first session of the Fortieth Congress was continued by repeated adjournments, sitting-First, March 4-29; second, July 3-20: third, Nov. 21-Dec. 2. when it adjourned sine die. Congress distrusting the President, it was deemed advisable "that the President should not be allowed to have control of events for eight months without the supervision of the legislative branch of the government." Benj. F. Butler enters Congress for the first time Bill extending suffrage to negroes in the at this session as Republican representative from Massachusetts.]

General Orders No. 10, issued from army headquarters by direction of the President, assigning Gen. J. M. Schofield to command 1st Military District; Gen. D. E. Sickles to command 2d Military District; Gen. G. H. Thomas to command 3d Military District; Gen. E. O. C. Ord to com-Nebraska, the thirty-seventh in order, mand 4th Military District; Gen. P. H. Sheridan to command 5th Military Dis-

Gen. John Pope assigned to 3d Military

partment of the Cumberland

March 15, 1867

Peabody Southern educational fund (a gift of \$2,100,000 from George Peabody) transferred to a board of trustees, Rev. Dr. Barnas Sears superintendent

March 22, 1867

Supplementary reconstruction act concurred in March 19, vetoed by President, March 23; is passed over his veto by the House, 114 to 25, and by the Senate, 40 to 7......March 23, 1867

Congress adjourns to July 3, after a session of twenty-six days

March 29, 1867 Special session of the Senate in accordance with President's proclamation, March 30, meets......April 1, 1867

Special session of the Senate adjourns sine die.....April 19, 1867

Expedition against the Indians in western Kansas, led by Generals Hancock and at Brooklyn, L. I......Oct. 3, 1867 Custer.....April 30, 1867

Jefferson Davis taken to Richmond on habeas corpus and admitted to bail in \$100,000; sureties, Horace Greeley and Augustus Schell, of New York; Aristides Welsh and David K. Jackman, of Philadelphia; W. H. McFarland, Richard B. Haxall, Isaac Davenport, Abraham Warwick, G. A. Myers, W. W. Crump, James Lyons, J. A. Meredith, W. H. Lyons, John M. Botts, Thomas W. Boswell, and James Thomas, Jr., of Virginia

May 13, 1867

Congress reassembles.....July 3, 1867 Supplementary reconstruction bill, reported July 8, vetoed and passed over the veto.....July 19, 1867 Congress adjourns to Nov. 21, after a

session of eighteen days....July 20, 1867 Catharine Maria Sedgwick, authoress,

born in 1789, dies near Roxbury, Mass.

John H. Surratt, implicated in assassination of President Lincoln, is arrested in Alexandria, Egypt, and placed on the . American vessel Swatara, Dec. 21, 1866; his trial begins June 10, 1867, in the criminal court for the District of Columbia; the jury, disagreeing, are dismissed

Aug. 10, 1867

E. M. Stanton, Secretary of War, refusing to resign at the request of the Presi-

District, General Thomas to command De- Grant appointed Secretary pro tem., Stanton submitting under protest

> Aug. 12, 1867 Sheridan relieved of command in 5th Military District, and General Hancock appointed......Aug. 17, 1867

> General Sickles succeeded by Gen. E. R. S. Canby as commander of 2d Military District.....Aug. 26, 1867

> Woman's suffrage campaign in Kansas conducted by Lucy Stone, Susan B. Anthony, Elizabeth Cady Stanton, and George Francis Train with the Hutchinson family of singers

> September-October, 1867 General amnesty proclaimed by the President.....Sept. 7, 1867 National cemetery at Antietam dedicated......Sept. 17, 1867 Gold discovered in Wyoming, and South Pass City established.....October, 1867

> Elias Howe, inventor, born 1819, dies Formal transfer of Alaska by Russia to General Rousseau of the United States

service at New Archangel, Sitka

Oct. 9, 1867 Congress reassembles.....Nov. 21, 1867 Congress adjourns sine die after a twelve days' session...........Dec. 2, 1867 Second session meets.....Dec. 2, 1867 President's message received by Con-Resolution to impeach the President negatived in the House of Representatives Dec. 7, 1867

Maj.-Gen. George C. Meade appointed to command of 3d Military District, succeeding Pope, removed.....Dec. 28, 1867 Senate refuses to approve of the suspension of Secretary Stanton. Jan. 13, 1868

Act exempting cotton from internal tax Feb. 3, 1868 President Johnson removes Stanton, and

July 31, 1867 appoints Gen. Lorenzo Thomas Secretary of War ad int.; act declared illegal by the Senate......Feb. 21, 1868

Mr. Stanton refuses to vacate, and has Thomas arrested and held to bail (dis-House of Representatives votes to impeach the President, 124 to 42

Feb. 24, 1868

Impeachment reported at the bar of the Senate by Thaddeus Stevens and John A.

Articles of impeachment adopted by the House, and Thaddeus Stevens, B. F. Butler, John A. Bingham, George S. Boutwell. James F. Wilson, Thomas Williams, and John A. Logan elected managers

March 2, 1868

Senate organizes as a court of impeach-General Hancock succeeded by General

Buchanan as commander of 5th Military District......March 18, 1868

Answer of President Johnson to articles of impeachment read in court by his counsel......March 23, 1868

Prosecution begun by B. F. Butler March 30, 1868

Chinese embassy, headed by Anson Burlingame, arrives at San Francisco

March 31, 1868

Benjamin R. Curtis opens the defence in court of impeachment...April 9, 1868 Memorial monument and statue of President Lincoln unveiled at Washington April 15, 1868

Grand Army of Republic institutes Memorial or Decoration Day by order designating May 30 for observance

May 5, 1868

Senate votes upon eleventh article of impeachment; 35 (not two-thirds) for conviction, 19 for acquittal

May 16, 1868 Republican National Convention assembles at Chicago, and Joseph R. Hawley, of Connecticut, chosen permanent president, May 20; Ulysses S. Grant nominated for President on first ballot; on the fifth ballot for Vice-President, Schuyler Colfax, of Indiana, receives 541 votes; Benjamin F. Wade, of Ohio, 38; Reuben E. Fenton, of New York, 69...... May 21, 1868

Court of impeachment acquits the President on articles ii. and iii. by same vote as on article xi., and adjourns sine die 

Mr. Stanton resigns as Secretary of War, May 26, and is succeeded by General

Schofield......May 30, 1868 Ex-President James Buchanan, born 1791, dies at Wheatland, Pa. June 1, 1868

Gen. George Stoneman assigned to 1st Military District, to replace Schofield

Gen. Irvin McDowell appointed to command 4th Military District, Dec. 28, 1867, assumes his duties.....June 4, 1868

Arkansas admitted to representation by Congress over President's veto

June 22, 1868

Eight hours to constitute a day's work for all laborers, workmen, and mechanics in government employ, by act

June 25, 1868

North Carolina, South Carolina, Louisiana, Georgia, Alabama, and Florida admitted to representation in Congress over President's veto.....June 25, 1868

McDowell relieved and Gen. Alvan C. Gillem appointed to command of 4th Military District.....June 30, 1868

So-called "Burlingame treaty" with China signed at Washington. July 4, 1868

Amnesty proclamation by the President pardoning all late rebels not under presentment or indictment in United States courts.....July 4, 1868

National Democratic Convention meets in Tammany Hall, New York, July 4, and Horatio Seymour chosen permanent president, July 6; Horatio Seymour nominated for President on twenty-second ballot; Gen. Frank P. Blair for Vice-President unanimously on first ballot

July 9, 1868

Act removing legal and political disabilities imposed by United States on several hundred persons in the Southern States as mentioned in act. July 20, 1868

Secretary Seward announces the Fourteenth Amendment to the Constitution adopted by the vote of twenty-nine States

July 20, 1868

Bill for payment of national debt and reduction of rate of interest passed by Congress.....July 25, 1868

Territory of Wyoming created of parts of Dakota, Utah, and Idaho. . July 25, 1868 Freedman's bureau discontinued after Jan. 1, 1869, by act......July 25, 1868

United States laws relating to customs, commerce, and navigation extended over Alaska, by act.....July 27, 1868

Act for protection of naturalized citizens abroad.....July 27, 1868 Second session adjourns to Sept. 21.

after sitting 239 days.....July 27, 1868 Fourteenth Amendment ratified by Georgia, July 21, 1868; proclaimed by Presi-

June 1, 1868 dent......July 27, 1868 Gen. J. Reynolds appointed to command

5th Military District (Texas)

July 28, 1868

Thaddeus Stevens, born 1793, dies at Washington, D. C.....Aug. 11, 1868 Ordinance of secession declared null and void in Louisiana by Constitution, ratified by the people......Aug. 17-18, 1868

Col. George A. Forsyth engages in an eight days' fight with Indians on the north

fork of the Republican River, Kan.

September, 1868 Second session reassembles for one day and adjourns to Oct. 16.... Sept. 21, 1868 Congress meets and adjourns to Nov. 10 Oct. 16, 1868

Grant and Colfax, Republicans, elected President and Vice-President by votes of twenty-six States and a popular vote of 3,015,071; Seymour and Blair, Democrats, receive votes of eight States and a popular vote of 2,709,613

Nov. 3, 1868

Second session meets and adjourns

Nov. 10, 1868 Third session meets.....Dec. 7, 1868 President proclaims unconditional pardon and amnesty to all concerned in the

late insurrection...........Dec. 25, 1868 Colored National Convention, Frederick Douglass president, meets at Washington

Jan. 13, 1869 Objection to counting electoral votes of

Georgia made in the House of Representatives by Mr. Butler, of Massachusetts Feb. 10, 1869

Electoral votes counted by Congress: for Grant and Colfax, Republicans, 214; for Seymour and Blair, Democrats, with Georgia, 80, without Georgia, 71

Feb. 10, 1869 A nolle prosequi entered in case of Jef-

ferson Davis......Feb. 11, 1869 Loans of money on United States notes

by national banks forbidden by act

Feb. 19, 1869

Fifteenth Amendment to the Constitution, forbidding States to restrict the at Memphis, Tenn.; 1,100 delegates from elective franchise because of race, color, or previous condition of servitude, proposed by resolution of Congress, received at Department of State.... Feb. 27, 1869

St. Paul and St. George islands, Alaska, declared a special reservation for protection of fur seal, and landing thereon forbidden, by act.......March 3, 1869

Speaker Colfax resigns, T. M. Pome-

rov unanimously elected speaker

March 3, 1869

Fortieth Congress adjourns

March 4, 1869 General Grant inaugurated President

March 4, 1869

TWENTY - FIRST ADMINISTRATION -- Re-PUBLICAN, March 4, 1869, to March 3,

Ulysses S. Grant, Illinois, President. Schuyler Colfax, Indiana, Vice-Presi-

Forty-first Congress, first session, meets March 4, 1869

General Gillem removed from 4th Military District (Mississippi), and Gen. Adelbert Ames appointed......March, 1869

A. T. Stewart, nominated and confirmed as Secretary of the Treasury, March 5, resigns because of act of Sept. 2, 1789, which forbids any one interested in importing to hold the office... March 9, 1869

Earliest practicable redemption of United States notes in coin promised by act

March 18, 1869

President's message to the Senate on claims upon Great Britain.. April 7, 1869 President calls a special session of the Senate for April 12......April 8, 1869 First session adjourns...April 10, 1869 Special session of the Senate meets April 12, 1869

Gen. E. R. S. Canby assumes command of the Military District of Virginia

April 20, 1869

Special session of Senate adjourns April 23, 1869

Union Pacific Railroad opened for traffic May 10, 1869

Filibustering expedition under Gen. Thomas Jordan, fitted out in New York, lands on north coast of Cuba

May 12, 1869 Southern Commercial Convention meets twenty-two States......May 18, 1869

National Commercial Convention meets at New Orleans......May 25, 1869 Great peace jubilee at Boston, Mass.

(Music) . . . . . . . . . June 15, 1869 Adolph E. Borie, Secretary of Navy, resigns.....June 22, 1869

Expedition for Cuba under Colonel Ryan, sailing from New York, June 26, is captured by a United. States revenuecutter.....June 27, 1869

Soldiers' national monument at Gettysourg dedicated......July 1, 1869 Irish National Republican Convention meets in Chicago; 221 delegates

lects in Chicago; 221 delegates

July 4-5, 1869

United States end of the Franco-American cable landed at Duxbury, Mass., July 23, and event celebrated...July 27, 1869
National Labor Convention meets in Philadelphia...........Aug. 16, 1869

National Temperance Convention (500

delegates) meets in Chicago

Sept. 1-2, 1869

John A. Rawlins, Secretary of War, and General Grant's adjutant throughout the war, born 1831, dies at Washington, D. C. Sept. 6, 1869

One hundred and eight men suffocated in

a burning coal-mine at Avondale, Pa. Sept. 6, 1869

William Pitt Fessenden, born 1806, dies at Portland, Me......Sept. 8, 1869
Financial panic in New York City culminates in "Black Friday"; gold quoted at 162½......Sept. 24, 1869
George Peabody lands at New York,

June 10; he endows several institutions, adds \$1,400,000 to his Southern education

fund, and leaves for London

Sept. 30, 1869 Northwestern branch of the National Home for Disabled Volunteer Soldiers,

near Milwaukee, Wis., dedicated
October, 1869
Franklin Pierce, ex-President, born 1804,
dies at Concord, N. H......Oct. 8. 1869
Commercial Convention held at Louis-

ville, Ky., 520 delegates from twenty-two States, ex-President Millard Fillmore presiding.....Oct. 13, 1869

Steamboat Stonewall burned on the Mississippi below Cairo; about 200 persons perish......Oct. 27, 1869
United States branch mint at Carson

dies at Bordentown, N. J.... Nov. 6, 1869 Maj.-Gen. John Ellis Wool, born 1784,

dies at Troy, N. Y.......Nov. 10, 1869 National Woman's Suffrage Convention meets in Cleveland, O. (183 delegates from sixteen States, Rev. Henry Ward Beecher president), and organizes American Woman's Suffrage Association...Nov. 24, 1869

Second session opens.....Dec. 6, 1869

National Colored Labor Convention meets in Washington.....Dec. 10, 1869

Act removing legal and political disabilities from large classes of persons in the Southern States.....Dec. 14, 1869

Edwin M. Stanton, born 1814, dies at Washington, D. C......Dec. 24, 1869
Telegraph operators' strike throughout the country.......Jan. 4, 1870

Statue of Nathanael Greene, placed in the old hall of House of Representatives by Rhode Island, accepted by resolution of Congress.....Jan. 20, 1870

British Peninsular and Oriental steamship Bombay collides with and sinks the United States corvette Oneida, about 20 miles from Yokohama, Japan; 112 lives lost......Jan. 23, 1870

Virginia readmitted by act approved Jan. 26, and government transferred to civil authorities by General Canby

Jan. 27, 1870

George Peabody buried at Peabody (South Danvers), Mass.....Feb. 8, 1870 Congress authorizes the Secretary of War to establish a weather bureau for the United States......Feb. 9, 1870 Northern Pacific Railroad begun at

the Dalles of the St. Louis, Minn

Feb. 15, 1870 Anson Burlingame, born 1822, dies at St. Petersburg, Russia.....Feb. 23, 1870

Mississippi readmitted by act approved Feb. 23, 1870

Hiram R. Revels, of Mississippi, first colored member of the Senate, sworn

rn States...... March 7, 1870

Texas readmitted by act approved

March 30, 1870

Secretary Fish proclaims the ratification of Fifteenth Amendment by twenty-nine States: North Carolina, West Virginia,

Massachusetts, Wisconsin, Maine, Louisiana, Michigan, South Carolina, Pennsylvania, Arkansas, Connecticut, Florida, Illinois, Indiana, New York, New Hampshire, Nevada, Vermont, Virginia, Alabama, Missouri, Mississippi, Ohio, Iowa, Kansas, Minnesota, Rhode Island, Nebraska, Texas......March 30, 1870 Mass-meeting of Mormons at Salt Lake City protest against interference by Congress with polygamy......April 5, 1870 American Anti-slavery Society, after an existence of thirty-seven years, is dissolved......April 9, 1870 Point of junction of Union and Central Pacific railroads fixed northwest of the station at Ogden, Utah, by act May 6, 1870 Proclamation by President against Fenian invasion of Canada.... May 24, 1870 Fenian army of 500 invade Canada from Fairfield, Vt., and are driven back May 25-27, 1870 Act to enforce the right to vote under the Fifteenth Amendment... May 31, 1870 Attorney-General Hoar resigns June 15, 1870 United States Department of Justice organized by act.....June 22, 1870 Treaty to annex Dominican Republic and lease bay and peninsula of Samana concluded, Nov. 29, 1869; rejected by the Senate.....June 30, 1870 Congress grants the widow of President Capitol unveiled..........Jan. 25, 1871 ncoln a pension of \$3,000 per annum George Ticknor, historian, born 1791, Lincoln a pension of \$3,000 per annum July 14, 1870 Stone presented to President Lincoln by patriots of Rome is given to the Lincoln Monument Association at Springfield, Ill., by Congress.....July 14, 1870 Act to authorize refunding the national debt at 5, 41/2, and 4 per cent. July 14, 1870 Georgia readmitted by act approved July 15, 1870 Act reducing the United States army to a peace footing......July 15, 1870 Second session adjourns.. July 15, 1870 First through ear from the Pacific reaches New York......July 24, 1870 Adm. David C. Farragut, born 1801, dies at Portsmouth, N. H.....Aug. 14, 1870 National Labor Congress meets in Cincinnati......Aug. 15, 1870
President proclaims neutrality in the

Franco-Prussian War.....Aug. 22, 1870

National Commercial Convention meets at Cincinnati, O.....Oct. 4, 1870 Gen. Robert E. Lee, born 1807, dies at Lexington, Va.....Oct. 12, 1870 President's proclamation forbidding military expeditions against nations at peace with the United States Oct. 12, 1870 Oliver P. Morton, appointed minister to Great Britain, declines for political reasons.....Oct. 25, 1870 Jacob D. Cox, Secretary of Interior, resigns.....Oct. 30, 1870 John Lothrop Motley, minister to England, asked to resign by the President, July, 1870; disregarding the request, is recalled......November, 1870 Third session opens.....Dec. 5, 1870 President's annual message presented Dec. 5, 1870 J. H. Rainey, of South Carolina, first colored member of House of Representatives, is sworn in......Dec. 12, 1870 Gen. Robert Schenck appointed minister to Great Britain....Dec. 22, 1870 Resolution authorizing a San Domingo commission approved (B. F. Wade, of Ohio; A. D. White, president of Cornell University, and S. G. Howe, of Massachusetts, named).....Jan. 12, 1871 Supreme Court decides the legal tender act of 1862 constitutional. Jan. 16, 1871 Statue of Lincoln in the rotunda of the dies at Boston.....Jan. 26, 1871

Act for a commission of fish and fish. eries (Spencer F. Baird appointed) Feb. 9, 1871 District of Columbia made a territorial government, by act......Feb. 21, 1871 Act for celebration of centennial of

independence by an international exhibition at Philadelphia in 1876 March 3, 1871

Forty-first Congress adjourns

March 4, 1871 Forty-second Congress, first session meets......March 4, 1871 Speaker of the House, James G. Blaine

of Maine. Charles Sumner, chairman of Senate

committee on foreign relations, replaced by Senator Cameron, of Pennsylvania March 10, 1871

President's proclamation against unlaw

Chicago fire breaks out

Sunday evening, Oct. 8, 1871 Forest fires in vicinity of Green Bay.

Wis.....Oct. 8-9, 1871

Ku-klux in South Carolina. Oct. 12, 1871

Proclamation by the President against

William M. Tweed arrested and released on \$2,000,000 bail....Oct. 27, 1871

Capt. Charles Francis Hall, Arctic ex-

Russell, of Michigan, for Vice-President

Feb. 22, 1872

ful combinations of armed men in South

tions regarding the employment of the

navy on the coast of Santo Domingo dur-

ing negotiations for the acquisition of part 

First civil service commission, George

at Baltimore, Md......Sept. 26, 1871

City for polygamy.....Oct. 2, 1871

Brigham Young arrested in Salt Lake

Senator Sumner's speech on the resolu-

William Curtis, Alexander G. Cattell, Joseph Medill, D. A. Walker, E. B. Elliplorer, dies on the Polaris, Nov. 8, 1871 cott, Joseph H. Blackfan, and David C. Grand-Duke Alexis of Russia arrives at Cox, appointed by President, March, 1871 New York with a fleet of war-vessels. William H. Gibson (colored), United Nov. 19: gives a public reception States mail agent on the Lexington and Nov. 21, 1871 Louisville Railroad, assaulted at North Russian envoy to the United States. Catacazy, recalled, owing to personal Benson, Kv., Jan. 26; United States troops differences with Secretary Fish sent into Kentucky, and mail withdrawn on that route for one month. March, 1871 Nov. 25, 1871 Second session convenes....Dec. 4, 1871 Santo Domingo commission's report sent to Congress with a special message by the Fish-Catacazy correspondence published President.....April 5, 1871 Dec. 6, 1871 Attorney-Gen. A. T. Akerman resigns Act to enforce the fourteenth amendment (Ku-klux act) ..... April 20, 1871 Tweed committed to the Tombs, but re-Branch mint at Dahlonega, Ga., conveyed to trustees of the North Georgia leased on writ of habeas corpus Agricultural College for educational pur-Dec. 16, 1871 President's message, with report of First session adjourns....April 20, 1871 civil service reform commission Dec. 19, 1871 Under call, dated April 20, Senate meets in special session......May 10, 1871 Brigham Young arrested in Salt Lake City as implicated in murder of Richard Extra session of Senate adjourns sine Yates.....Jan. 2, 1872 Col. James Fisk, Jr., shot in the Grand Central Hotel, New York, by Ed-Hall's Arctic expedition sails from New York.....June 29, 1871 Riot in New York City between Irish ward S. Stokes, Jan. 6, dies. Jan. 8, 1872 Congress accepts from Rhode Island a Orangemen and Catholics. July 12, 1871 First narrow-gauge (3 feet) locomotive statue of Roger Williams....Jan. 11, 1872 built in the United States shipped from Senator Sumner's speech on civil rights Philadelphia for the Denver and Rio Jan. 15, 1872 Liberal Republican movement begins Grande railroad......July 13, 1871 Tweed ring frauds first exposed in the with a convention held at Jefferson City, Mo.....Jan. 24, 1872 New York Times.....July 22, 1871 Martin J. Spalding, Roman Catholic Political disturbance in Louisiana bearchbishop of Baltimore and primate of gins......Aug. 8, 1871 the Church in America, born 1810, dies National Labor Congress held in St. Feb. 7, 1872 Mass-meeting in New York held to con-Labor Reform Convention meets at Columbus, O., Feb. 21, and nominates Judge sider the Tweed ring frauds; committee of seventy appointed......Sept. 4, 1871 David Davis, of Illinois, for President, and Judge Joel Parker, of New Jersey, President Lincoln's body removed to the for Vice-President..........Feb. 22, 1872 permanent vault at Springfield, Ill. National Prohibition Convention at Co-Sept. 19, 1871 lumbus, O., nominates James Black, of National Commercial Convention meets Pennsylvania, for President, and John

Yellowstone National Park established by act approved........March 1, 1872 Imperial Japanese embassy, of 114 persons, is presented to the President of the republic at the executive mansion

March 4, 1872

United States Centennial commissioners and alternates meet in Philadelphia and organize, electing Joseph R. Hawley president......March 4, 1872 Statues of Jonathan Trumbull and Roger Sherman presented to the Senate by Connecticut for the old Hall of Representatives......March 8, 1872

President Grant appoints Gen. A. A. Humphreys, U. S. A., Prof. Benjamin Peirce, United States coast survey, and Capt. Daniel Ammen, U. S. N., à commission to examine plans and proposals for an interoceanic canal across the Isthmus of Darien......March, 1872

Prof. S. F. B. Morse, born 1791, dies in New York......April 2, 1872

National convention of colored men at New Orleans; Frederick Douglass, chairman......April 10-14, 1872 Assassination of Judge J. C. Stephen-

son, Thomas E. Detro, and James C. Cline at Gun City, Mo.....April 24, 1872

Senator-elect Matthew W. Ransom from North Carolina admitted to a seat, and the Senate for the first time since 1861 is full......April 24, 1872

Brigham Young taken to Camp Douglas, March 21, and released....April 30, 1872 Duty on tea and coffee repealed by

act......May 1, 1872

National Liberal Republican Convention meets in Cincinnati, O., Carl Schurz permanent president. Horace Greeley, of New York, nominated for President on the sixth ballot, May 3; Gov. B. Gratz Brown, of Missouri, for Vice-President

May 1-3, 1872

Greeley's letter of acceptance dated

May 20, 1872 Political disabilities under article 3 of the Fourteenth Amendment removed, except from Senators and Representatives in Thirty-sixth and Thirty-seventh Congresses, and officers of the judicial, military, and naval service of the United States, heads of departments, and foreign ministers of the United States, by act

May 22, 1872

New York nominates Grant and Wilson for President and Vice-President. May 23, 1872 Sumner assails the President in the

B. Gratz Brown accepts the Liberal Re-

publican nomination for Vice-President

May 31, 1872.

Dispute with Spain respecting the imprisonment of Dr. Howard, an American citizen, in Cuba since Dec. 13, 1870, settled, and Dr. Howard released. . June, 1872

General labor strike in New York settled.....June, 1872

Centennial board of finance incorporated by act.....June 1, 1872 James Gordon Bennett, founder of the New York Herald, born 1795, dies at New York.....June 1, 1872

National Republican Convention at Philadelphia, June 5, Thomas Settle, of North Carolina, permanent president. Grant renominated by acclamation, and on first ballot Henry Wilson, of Massachusetts, nominated for Vice-President by 3641/2 votes to 3211/2 votes for Schuyler Colfax.....June 6, 1872

Second session adjourns. June 10, 1872 Grant accepts the Republican nomination.....June 10, 1872 Senator Wilson's letter of acceptance dated.....June 14, 1872

World's peace jubilee at Boston

June 17-July 4, 1872

Liberal Republican Revenue Reformers' Convention at New York nominates William S. Groesbeck, of Ohio, for President, and Frederick Law Olmstead, of New York, for Vice-President.....June 21, 1872 Judge David Davis declines the Labor

Reform nomination for President

June 24, 1872

Joel Parker, nominated for Vice-President by Labor Reform Convention, declines June 28, 1872

National Democratic Convention meets at Baltimore, Md., July 9, James R. Doolittle, of Wisconsin, chairman. Horace Greeley, of New York, nominated for President on first ballot by 686 votes out of 732, and B. Gratz Brown, of Missouri, for Vice-President, by 713 out of 732

July 9-10, 1872 Mr. Greeley accepts the Democratic nomination......July 12, 1872

B. Gratz Brown accepts the Democratic Workingmen's National Convention at nomination......Aug. 8, 1872

Philadelphia nominates Charles O'Conor Kentucky; William E. Niblack, of Indifor President and Eli Saulsbury for Vice- ana, and George W. McCrary, of Iowa, President......Aug. 22, 1872 O'Conor declines the nomination

Aug. 27, 1872

National Convention of "Straight-out" Democrats in Louisville, Ky., repudiates the Baltimore nominees, and nominates Charles O'Coner, of New York, for President, and John Quincy Adams, of Massachusetts, for Vice-President (both decline)

Sept. 3-5, 1872

National Industrial Exposition opens at Louisville, Ky.....Sept. 3, 1872 Tribunal at Geneva, under article vii. of the treaty of Washington, May 8, 1871, awards to the United States \$15,500,000

as indemnity from Great Britain

Sept. 14, 1872 Colored Liberal Republican National Convention at Louisville, Ky., delegates from twenty-three States; Greeley and Brown nominated......Sept. 25, 1872 William Henry Seward, born 1801, dies

at Auburn, N. Y.....Oct. 10, 1872 "Epizootic," affecting horses throughout the country, reaches the city of New York.....Oct. 23, 1872

Emperor of Germany, arbitrator in the San Juan difficulty, awards the islands to the United States.....Oct. 23, 1872

General election: Grant and Wilson carry thirty-one States ... Nov. 5, 1872 Great fire in Boston; loss \$80,000,000

Nov. 9-10, 1872 Susan B. Anthony and fourteen other females prosecuted for illegal voting in Modoć war in California. Nov. 29, 1872 Horace Greeley, born 1811, dies at Pleas-

Nicaragua expedition, in charge of Commander E. P. Lull, sails from the United States (returns July, 1873)

December, 1872

Third session begins.....Dec. 2, 1872 President's annual message received

Dec. 2, 1872

Resolutions of Mr. Blaine adopted in the House, to investigate the accuration in the public press that members of the House had been bribed in behalf of the Crédit Mobilier of America, and Luke P. Poland, of Vermont; Nathaniel P. Banks,

National Labor Reform Convention at of Massachusetts; James B. Beck, of appointed the committee...Dec. 2, 1872

Crédit Mobilier investigation to be henceforth conducted in open session by resolution of the House....Jan. 6, 1873

Resolution adopted by the House to investigate the relations of the Crédit Mobilier and the Union Pacific Railroad

Company to the government

Jan. 6, 1873

Committee appointed to investigate: J. M. Wilson, Indiana; Samuel Shellabarger, Ohio: Henry W. Slocum, New York: Thos. Swann, Maryland; and Geo. F. Hoar, Massachusetts....Jan. 7, 1873

[This committee reported Feb. 20.] William M. Tweed placed on trial

Jan. 8, 1873 Act to abolish the grades of admiral and vice-admiral in the United States

navy; no future appointments to be made Jan. 24, 1873

Jury disagree in the Tweed trial

Jan. 31, 1873

Postal franking privilege abolished by act of Congress......Jan. 31, 1873 "Trade dollar" ordered and silver de-

monetized by act passing the Senate Feb. 6, and the House......Feb. 7, 1873 Electoral votes counted.. Feb. 12, 1873

March 4, 1873, designated for extraordinary session of Senate, by proclamation of President.....Feb. 21, 1873 Alexander H. Stephens elected to Forty-

third Congress from Georgia. Feb. 26, 1873 Resolutions of the House censuring Oakes Ames, of Massachusetts, and James Brooks, of New York, for connection with

Crédit Mobilier......Feb. 27, 1873 Act by which hereafter no Indian nation or tribe within the territory of the United States shall be acknowledged or recognized as an independent nation, tribe,

or power with whom the United States may contract by treaty....March 3, 1873 Amendment to appropriation bill offer-

ed by B. F. Butler, fixing salary of the President of the United States at \$50,000 per year, Vice-President \$10,000, and Senators, Representatives, and delegates, including those of the Forty-second Con-Union Pacific Railroad by stock in the gress, \$7,500, besides travelling expenses (the salary-grab bill), passed

March 3, 1873

Act to establish ten life-saving stations rescues the remainder of the crew of the on the coast of Maine, New Hampshire, Massachusetts, Virginia, and North Carolina......March 3, 1873 Forty-second Congress adjourns

March 4, 1873

Senate convenes in special session

March 4, 1873

President Grant reinaugurated

March 4, 1873

ADMINISTRATION-RE-TWENTY-SECOND PUBLICAN, March 4, 1873, to March 3, 1877.

Ulysses S. Grant, Illinois, President. Henry Wilson, Massachusetts, Vice-President.

Special session of Senate adjourns

March 26, 1873

White Star steamship Atlantic wrecked on Marr's Rock, off Nova Scotia; 547 lives lost......April 1, 1873

Massacre by Indians under Captain Jack of General Canby, in the lava-beds near Fort Klamath, Cal.....April 11, 1873

Rescue of nineteen persons (late of the Polaris) from floating ice in Baffin's Bay, by the sealing - vessel Tigress, Captain Bartlett, of Conception Bay, Newfoundland......April 30, 1873

One-cent postal-cards issued by the United States government...May 1, 1873 National Cheap Transportation Asso-

ciation organized in New York

May 6, 1873

Chief-Justice Salmon P. Chase, born 1808, dies at New York City

May 7, 1873 Ames, member of Congress from Massachusetts, the "father of the Crédit Mobilier," born 1804, dies

May 8, 1873

proclamation President's dispersing disorderly bands in Louisiana

May 22, 1873 United States agricultural congress, organized in St. Louis, 1872, meets at Indianapolis, Ind......May 28, 1873

Nearly all the Modocs surrender, May 22; Captain Jack and the remainder surrender.....June 1, 1873

Susan B. Anthony fined \$100 for illegal voting at Rochester.....June 18, 1873 Ravenscraig, of Kirkcaldy, Scotland, in

lat. 75° 38' N., and long. 65° 35' W.,

Polaris.....June 23, 1873 Centennial exposition at Philadelphia,

to open April 19, 1876, and close Oct. 19 following, by proclamation of President July 3, 1873

Site of exposition buildings in Fairmount Park, Philadelphia, transferred to the centennial commission. July 4, 1873 England pays the Alabama award (\$15,-500,000) . . . . . . . . . . . . Sept. 5, 1873

Panic begins in the Stock Exchange, New York City......Sept. 19, 1873

New York Stock Exchange closed Sept. 20; reopens.....Sept. 30, 1873 Execution of Captain Jack and other Modocs.....Oct. 3, 1873

Evangelical Alliance of the World holds a session in New York....Oct. 3-11, 1873

Virginius, an American schooner, suspected of conveying men and arms from New York to the insurgents in Cuba, is captured by the Spanish gunboat Tornado, and conveyed to Cuba

Oct. 31, 1873 Above ninety insurgents and sailors

tried; many insurgents and six British and thirty Americans shot

Nov. 4-7, 1873

William M. Tweed convicted

Nov. 19, 1873 Forty-third Congress, first session,

Vote for speaker of the House: James G. Blaine, 189; Fernando Wood, 76; S. S. Cox, 2; Hiester Clymer, 1; Alexander H. 

Prof. Louis J. R. Agassiz, scientist, born 1807, dies at Cambridge, Mass.

Dec. 14, 1873 Virginius surrendered to the United States by Spain; she founders at sea off Cape Fear while on her way to New York Dec. 19, 1873

Ex-Mayor Hall, of New York, acquitted Dec. 24, 1873

Survivors of the Virginius massacre, 102, surrendered to the United States authorities at Santiago de Cuba, Dec. 18, reach New York on the Juniata

Dec. 28, 1873

Women's temperance crusade begins at Hillsboro, O......December, 1873

Chang and Eng, the Siamese twins, born in Siam, April 15, 1811, came to the United States, 1828, die at their home

near Salisbury, N. C., Eng surviving Chang about two hours....Jan. 17, 1874 Act of March 3, 1873 (salary grab bill) repealed except as to salaries of the President and justices of the Supreme Court......Jan. 20, 1874 Morrison R. Waite appointed and confirmed chief-justice of the Supreme Court Jan. 21, 1874 Act authorizing coinage at the mint of coins for foreign nations. Jan. 29, 1874 Ex-President Millard Fillmore, born 1800, dies at Buffalo, N. Y. March 8, 1874 Charles Sumner, born 1811, dies at Washington, D. C......March 11, 1874 Bill to inflate the currency, fixing the maximum limit at \$400,000,000, passed by Senate, April 6, by 29 to 24; and House, April 14, by 140 to 102, vetoed April 22, 1874 Condition and status of the fur trade in Alaska to be investigated by special government agent, by act...April 22, 1874 Proclamation of President commanding turbulent and disorderly gatherings in Arkansas to disperse.....May 15, 1874 W. A. Richardson, Secretary of the Treasury, resigns......June 1, 1874 President to invite foreign governments to take part in the Centennial Exposition, by act.....June 5, 1874 Territorial government for the District of Columbia abolished, and a board of three governing regents provided for, by act.....June 20, 1874 Congress appropriates \$300 or less to purchase and restore to the family of Lafayette the watch presented him by General Washington, lost during his visit to the United States in 1825, and since found......June 22, 1874 "Hazing" at the Annapolis naval academy to be investigated by courtmartial, and punished by dismissal, by act.....June 23, 1874 Court of commissioners of Alabama claims constituted by act of Congress June 23, 1874

Law to punish by imprisonment and fine the bringing into the United States and selling or holding in involuntary servitude inveigled or kidnapped foreigners June 23, 1874

First session adjourns. June 23, 1874 Postmaster-Gen. A. J. Creswell resigns June 24, 1874

Great distress in Minnesota, Kansas, and Nebraska by the grasshopper plague July-October, 1874 Mysterious abduction of Charley Ross,

aged four years, from his father's home in Germantown, Pa. (never found)

July 1, 1874 Illinois and St. Louis railroad bridge over the Mississippi at St. Louis opened July 4, 1874

Rev. Henry Ward Beecher demands an investigation of Theodore Tilton's charges against him.....July 7, 1874

Rev. Henry Ward Beecher acquitted by a committee of his church. Aug. 28, 1874 Headquarters of the United States army removed to St. Louis.....Oct. 1, 1874 Lincoln monument at Springfield, Ili., dedicated......Oct. 15, 1874 National Woman's Christian Temperance Union organized at Cleveland, O.

Nov. 19, 1874

Second session opens.....Dec. 7, 1874 President's message received

Dec. 7, 1874 Race riot at Vicksburg, Miss.; seventyfive negroes killed...........Dec. 7, 1874 Death of Hon. Ezra Cornell, born 1807, occurs at Ithaca, N. Y..... Dec. 9, 1874 Official reception given King Kalakaua,

of the Hawaiian Islands, by Congress Dec. 18, 1874 President by proclamation orders turbulent and disorderly gatherings in Mississippi to disperse......Dec. 21, 1874

Gerrit Smith, philanthropist, born 1797, dies at New York City..... Dec. 28, 1874 Senator Sherman's bill for resumption of specie payment, Jan. 1, 1879, approved, with special message.....Jan. 14, 1875 President calls the Senate for March 5

Indemnity from the Spanish govern-ment for families of men shot in the Virginius massacre fixed at \$80,000

Feb. 27, 1875

Feb. 17, 1875

Civil rights bill, to enforce equal enjoyment of inns, public conveyances, theatres, etc., approved....March 1, 1875 Contract with James B. Eads for jettywork at the mouth of the Mississippi River, by act......March 3, 1875 Enabling act for Colorado passed

March 3, 1875 Supplementary immigration act passed March 3, 1875

March 3, 1875

Act authorizing 20-cent pieces of silver

Part of island of Mackinac made a na-

cepted......Sept. 22, 1875

tional park, by act.......March 3, 1875

Forty-third Congress adjourns

President Grant speaks against secta-

Steamship Pacific founders between San

Grant and Dom Pedro..... May 10, 1876

Francisco and Portland; 200 lives lost

Sept. 29, 1875

rian schools in Des Moines, Ia.

Nov. 4, 1875 March 4, 1875 Henry Wilson, Vice - President, born Special session of Senate convenes, T. 1812, dies at Washington, D. C. W. Ferry president pro tem. Nov. 22, 1875 March 5, 1875 Thomas W. Ferry, of Michigan, presidiscovered in Deadwood and Gold dent pro tem. of the Senate, becomes act-Whitewood gulches, S. Da. ing Vice-President......Nov. 22, 1875 March 14, 1875 William B. Astor, born 1792, dies at Special session of Senate adjourns March 24, 1875 Forty-fourth Congress, first session, Wheeler adjustment of Louisiana State meets......Dec. 6, 1875 government......April 14, 1875 Democratic majority in the House of Centenary of the battle of Lexington Representatives for the first time in fifteen April 19, 1875 years; Michael C. Kerr chosen speaker Whiskey frauds in Western States, by 173 to 106 for James G. Blaine causing a loss to the United States of Dec. 6, 1875 \$1,650,000 in revenue in ten months, ex-Seventh annual message of President Grant advocates unsectarian and compul-Secret investigation of the whiskey ring sory education......Dec. 7, 1875 by Secretary Bristow, aided by Myron Reverdy Johnson, born 1796, dies at An-Colony, leads to seizure of sixteen disnapolis, Md......Feb. 10, 1876 tilleries and many rectifying-houses in St. Congress appropriates \$1,500,000 Louis, Milwaukee, and Chicago complete Centennial buildings, etc., at May 10, 1875 Philadelphia......Feb. 16, 1876 George H. Williams, Attorney-General, W. W. Belknap, Secretary of War, reresigns, April 22, to take effect signs; the House, by resolution, im-May 15, 1875 John C. Breckinridge, born 1821, dies at Lexington, Ky......May 17, 1875 Articles of impeachment presented in Senate......April 4, 1876 President Grant's letter on the "third Charles A. Dana, appointed minister to Great Britain, rejected by the Senate Centenary of the battle of Bunker April 5, 1876 Hill.....June 17, 1875 Alexander T. Stewart, born in Belfast, Jury in the case of Tilton v. Beecher Ireland, 1803, dies at New York disagree and are discharged. July 2, 1875 April 10, 1876 Andrew Johnson, born 1808, dies near Statue of Abraham Lincoln, from con-Jonesboro, Tenn.....July 31, 1875 Hon. Horace Binney, born 1780, gradtributions of freedmen, unveiled in Lincoln Park, Washington ... . April 14, 1876 uate of Harvard, 1797, and oldest member President Grant vetoes Senate bill to of Philadelphia bar, dies at Philadelphia reduce his salary after March 4, 1877, Aug. 12, 1875 from \$50,000 to \$25,000....April 19, 1876 Commodore Perry's flag-ship, the Lawrence, sunk for preservation in Misery Message from President Grant justifying his absence from the seat of govern-Bay, Lake Erie, in July, 1815, is raised ment by precedents......May 4, 1876 for transportation to the Centennial Ex-Dom Pedro II., Emperor of Brazil, position.....Sept. 14, 1875 Democratic conventions of New York with the Empress Theresa, arrives in New York April 15, and is presented to declare for specie resumption President Grant......May 7, 1876 Sept. 16, 1875 Centennial Exposition at Fairmount Columbus Delano, Secretary of the In-Park, Philadelphia, opened by President terior, resigns July 5; resignation ac-

O., nominates Gen. Green Clay Smith, of mation...............June 29, 1876 Kentucky, for President, and G. T. Stewart, of Ohio, for Vice-President

May 17, 1876 National Greenback Convention at Indianapolis, Ind., nominates Peter Cooper, of New York, for President; United States Senator Newton Booth, nominated for Vice-President, declines, and Samuel F. Carv. of Ohio, substituted

May 18, 1876

Alphonso Taft, Secretary of War, resigns, being appointed Attorney-General May 22, 1876

Peter Cooper's letter of acceptance

May 31, 1876

Edwards Pierrepont, Attorney-General, resigns.....June I, 1876

Site for observatory of Mount Hamilton, Santa Clara co., Cal., granted to the trustees of Lick Observatory by Congress June 7, 1876

Ezra D. Winslow, the American forger,

surrendered by Great Britain

June 15, 1876 Republican National Convention meets at Cincinnati, O., June 14. Edward McPherson, of Pennsylvania, permanent president. On the 16th nine nominations for President are made; votes necessary to a choice, 278; on the first ballot, Rutherford B. Haves has 61: Jas. G. Blaine, 285; B. H. Bristow, 113; on the seventh ballot, Haves, 384; Blaine, 351; Bristow, 21; for Vice - President, William A. Wheeler, of New York, unanimously elected on first ballot......June 16, 1876

B. H. Bristow, Secretary of the Treasury, resigns......June 20, 1876 Massacre of Gen. George A. Custer and

276 men, by Indians under Sitting Bull, near the Little Big Horn River, Montana June 25, 1876

President suggests public religious services on July 4, 1876, by proclamation June 26, 1876

Democratic National Convention at St. Louis, Gen. John A. McClernand permanent president, June 27; six nominations for President made; first ballot gives Samuel J. Tilden, of New York, 417; Thomas A. Hendricks, of Indiana, 140; on the second ballot Tilden receives 535 votes, and his nomination made unan-

Prohibition Convention at Cleveland, nominated for Vice-President by accla-Centenary of American independence

July 4, 1876

R. B. Haves accepts Republican nomination.....July 8, 1876 Postmaster-General Jewell resigns

July 11, 1876

W. A. Wheeler's letter of acceptance

July 15, 1876

Congress authorizes the minting of not less than \$10,000,000 in silver coin to exchange for legal-tender notes, and declares the trade dollar no longer a legal tender

July 22, 1876

Hendricks's letter of acceptance dated July 24, 1876

Tilden's letter of acceptance dated

July 31, 1876

W. W. Belknap acquitted by the Senate; 

Colorado, the thirty-eighth State in order, admitted by act of March 3, 1875, and by proclamation of President

Aug. 1, 1876

Congress appropriates \$200,000 to complete the Washington monument

Aug. 2, 1876

First session adjourns....Aug. 15, 1876 Hon. M. C. Kerr, speaker of House of

Representatives, born 1827, dies at Rockbridge Alum Springs, Va...Aug. 19, 1876 Bronze statue of Lafayette, the gift of

the French Republic to New York City, is unveiled.....Sept. 6, 1876 Hallet's Point Reef, Hell Gate, blown up

Sept. 24, 1876 Gen. Braxton Bragg, born about 1815,

dies at Galveston, Tex.....Sept. 27, 1876

By proclamation President Grant commands disorderly and turbulent gatherings in South Carolina to disperse. Oct. 17, 1876

Presidential election.....Nov. 7, 1876 International exhibition at Philadel-

phia closes......Nov. 10, 1876 Second session meets; Thomas W. Ferry

presiding in the Senate.....Dec. 4, 1876 In the House Samuel J. Randall is elected speaker by 162 to 82 for James A.

Garfield.....Dec. 4, 1876 President Grant's eighth annual mes-

sage......Dec. 5, 1876 Brooklyn Theatre burned during a per-

formance of The Two Orphans, and 295 imous, June 28; Thomas A. Hendricks lives lost............................... 5, 1876

First incineration in the United States of body of Baron De Palm, at the crematory in Washington, Pa....Dec. 6, 1876

Returning boards give Hayes 185 electoral votes, Tilden, 184; election disputed following March) ..... Dec. 6, 1876

Com. Cornelius Vanderbilt, born 1794, dies at New York......Jan. 4, 1877

Two governors, Nicholls, Democrat, and Packard, Republican, inaugurated in Louisiana.....Jan. 8, 1877

Joint congressional committee agrees upon a plan for counting the electoral votes......Jan. 17, 1877

Act passed by Senate, Jan. 25, by 47 to 17, and by House, Jan. 26, by 191 to 86, provides for an electoral commission of five members of each House, elected viva voce on the Tuesday before the first Thursday in February, 1877, with four associate justices of the Supreme Court from office as President, 7.05 P.M., Saturday, the first, third, eighth, and ninth circuits, together with a fifth associate justice selected by the other four; the commission not to be dissolved when organized, and no withdrawal of members permitted except by death or physical disability; approved......Jan. 29, 1877

Senate elects as members George F. Edmunds, Oliver P. Morton, Frederick T. Frelinghuysen, Allen G. Thurman, Thomas F. Bayard; the House elects Henry B. Payne, Eppa Hunton, Josiah G. Abbot, James A. Garfield, George F. Hoar; the justices of the Supreme Court designated are Nathan Clifford, Samuel F. Miller, Stephen J. Field, and William Strong, and select Joseph R. Bradley as the fifth; in all eight Republicans, seven Democrats......Jan. 30, 1877

Three certificates from Florida referred to the electoral commission, and the vote awarded to the Republicans by 8 to 7

Feb. 9, 1877 Prof. A. Graham Bell exhibits his telephone at Salem, Mass.....Feb. 12, 1877 Commission awards the electoral vote of Louisiana to the Republicans by vote

8 to 7......Feb. 16, 1877 Contested vote of Oregon counted for the Republicans by the commission, 8

to 7......Feb. 23, 1877
Political disabilities of J. E. Johnston, of Virginia, under the Fourteenth Amendment, removed by act of . . . . Feb. 23, 1877

Senator Francis Kernan, of New York, substituted on electoral commission for Senator Thurman, physically unable to 

Contested vote of South Carolina award-(the country in great excitement till the ed to Republicans by electoral commis-

Election of R. B. Hayes as President, and William A. Wheeler as Vice-President confirmed, and joint meeting of two Houses of Congress dissolves at 4.10 A.M.

March 2, 1877

President calls special session of the Senate for March 5, 1877.. March 2, 1877

House of Representatives resolves that Samuel J. Tilden and Thomas A. Hendricks received 196 electoral votes for President and Vice-President, and were elected, 136 yeas, 88 nays, 66 not voting March 3, 1877

R. B. Hayes privately takes oath of

March 3, 1877

Forty-fourth Congress adjourns March 4, 1877

R. B. Hayes inaugurated and publicly takes the oath of office.... March 5, 1877 Special session of Senate convenes; Vice-President Wheeler sworn in. March 5, 1877

ADMINISTRATION - RE-TWENTY-THIRD PUBLICAN, March 4, 1877, to March 3, 1881.

Rutherford B. Hayes, Ohio, President. William A. Wheeler, New York, Vice-President.

Special session of Senate adjourns

March 17, 1877 John D. Lee, convicted of complicity in the Mountain Meadow massacre, executed......March 23, 1877

Packard legislature in Louisiana breaks up......April 21, 1877

Forty-fourth Congress adjourning without making the usual appropriations for the army for the year ending June 30,, 1878, the President calls on the Fortyfifth Congress to meet Oct. 15

May 5, 1877

Ex-President Grant leaves Philadelphia for an extended European tour

May 17, 1877 John L. Motley, historian, born 1814, dies at Dorsetshire, England.. May 29, 1877

Ten Molly Maguires hanged, six at party, with Judge Francis W. Hughes as Pottsville, and four at Mauch Chunk, Pa. Bland silver bill, as amended, passed June 21, 1877 over the President's veto....Feb. 28, 1878 Civil service order issued by President Benjamin F. Wade, born 1800, dies at Haves: "No officer should be required or Jefferson, O......March 2, 1878 permitted to take part in the manage-American register to be issued to, and ment of political organizations or elecnaval officers detailed for, the Jeannette tion campaigns".....June 22, 1877 (fitted for a Polar expedition by James Strike on the Baltimore and Ohio Rail-Gordon Bennett), by act road begins at Martinsburg, W. Va. March 18, 1878 July 16, 1877 William M. Tweed, born 1823, dies in Proclamations of President against do-Ludlow Street jail, New York mestic violence in West Virginia (dated April 12, 1878 July 18), in Maryland (July 21), and Thomas W. Ferry chosen president pro Pennsylvania.....July 23, 1877 tem. of the Senate......April 17, 1878 Armed band of Mexican outlaws forcibly release two notorious criminals, Espro-First train on the Gilbert elevated railroad, New York, is run on Sixth neda and Garza, from jail in Rio Grande City, Tex., escaping to Mexico Aug. 12, 1877 Coinage of 20-cent silver pieces stopped Brigham Young, born 1801, dies at Salt Prof. Joseph Henry, of the Smith-Lake City...... Aug. 29, 1877 War with the Nez Perces Indians breaks sonian Institution, born 1797, dies out in Idaho, June 15; closed by surren-May 13, 1878 Select committee appointed in the House der of Indians to Colonel Miles on motion of Mr. Potter to investigate Sept. 30, 1877 alleged frauds in the Presidential election Forty-fifth Congress, first session (extra), opens.....Oct. 15, 1877 in Louisiana and Florida. May 17, 1878 Further retirement of legal-tender notes President Hayes's message. Oct. 16, 1877 forbidden; the balance, \$350,000,000, to Bill for free coinage of the standard silver dollar as a legal tender introduced be kept in circulation, by act May 31, 1878 in the House by Mr. Bland, of Missouri Bill to repeal the bankrupt law passed Nov. 5, 1877 June 7, 1878 Fisheries commission, under treaty of Washington, awards \$5,500,000 in gold to Act providing for government of the be paid by the United States to Great District of Columbia by three commissioners.....June 11, 1878 Britain for fisheries privilege William Cullen Bryant, born 1794, dies Nov. 23, 1877 United States sloop - of - war Huron at New York.....June 12, 1878 wrecked in a gale off the coast of North It is made unlawful to employ the army as a posse comitatus to execute laws ex-100 Carolina near Oregon Inlet; over cept as expressly authorized by the Conlives lost......Nov. 24, 1877 stitution.....June 18, 1878 First session adjourns.....Dec. 3, 1877 Act for additional life-saving stations Second session meets.....Dec. 3, 1877 and for organizing the life-saving service President's message recommends resump-June 18, 1878 tion of specie payment, Jan. 1, 1879 Second session adjourns..June 20, 1878 Dec. 3, 1877 Yellow fever prevails in the Southern President and Mrs. Hayes celebrate their States, beginning at New Orleans about silver wedding at the White House July 10-15, 1878 Dec. 31, 1877 Gen. B. F. Butler joins the Greenback About 100 lives, chiefly railroad engi-Repeal of bankrupt laws of 1867 and by wreck of the steamship Metropolis near 1874 takes effect......Sept. 1, 1878 Kitty Hawk, N. C ..... Jan. 31, 1878 First resident embassy of China to the Greenback National Convention in Toledo, O, organizes a National Greenback United States, Chen Lan Pin, Yung Wing, and thirty-six others, arrive at Washington, Sept. 20, and present their credentials Sept. 28, 1878

Proclamation of President warning all persons to desist from violence in New Mexico......Oct. 7, 1878

Remains of Alexander T. Stewart mysteriously stolen from the vault in St. Mark's churchyard, New York

Nov. 7, 1878

Third session meets, and President Hayes's second annual message received

Dec. 2, 1878

Gold reaches par in Wall Street, New York, for the first time since Jan. 13, 1862......Dec. 17, 1878 Bayard Taylor, born 1825, dies at Berlin, Germany...... Dec. 19, 1878

Government resumes specie payment Jan. 1, 1879

Caleb Cushing, born 1800, dies at Newburyport, Mass.....Jan. 2, 1879

Potter committee of House of Representatives begins the "cipher despatches" inquiry at Washington....Jan. 21, 1879

Act to incorporate the Society of the Jesuit Fathers of New Mexico, passed by the legislative Assembly of New Mexico over the governor's veto, Jan. 18, is declared void by act approved. . Feb. 3, 1879

During the debate on the Chinese immigration bill in the Senate, for the first time a colored Senator, B. K. Bruce, of Mississippi, occupies the chair

Feb. 14, 1879

Women permitted to practise before the Supreme Court by act.....Feb. 15, 1879 Secretary of Navy authorized to accept for a voyage of exploration by Bering Strait the ship Jeannette, tendered by

James Gordon Bennett, by act Feb. 27, 1879

Bill to restrict Chinese immigration passes the Senate Feb. 15, the House Feb. 

Congress appropriates \$250,000 as a perpetual fund for the American printinghouse for the blind at Louisville, Ky. (incorporated 1858).....March 3, 1879 Act for taking the tenth and subsequent censuses......March 3, 1879

National board of health of seven members (one from a State) to be appointed by the President by act.... March 3, 1879

Forty-fifth Congress adjourns

March 3, 1879

Congress not having made the necessary appropriations, President Hayes calls an extra session for March 18

March 4, 1879

Forty-sixth Congress, first session (ex-

[For the first time since the Congress that was chosen with Mr. Buchanan in 1856, the Democratic party was in control of both branches.]

Negro exodus from Southern States to Kansas......March-April, 1879

Proclamation of President ordering the removal of squatters from Missouri and Texas settling in Oklahoma

April 26, 1879 Army appropriation bill vetced

April 29, 1879 William Lloyd Garrison, abolitionist, born 1804, dies at New York

May 24, 1879 President vetoes the legislative, execu-

tive, and judicial appropriation bill

May 29, 1879 Joint resolution to erect a monument at the birthplace of George Washington

June 14, 1879

Second army appropriation bill approved by the President.....June 23, 1879 Commission of seven members for the improvement of Mississippi River to be

appointed by the President, by act June 28, 1879

First session adjourns.....July 1, 1879 Yacht Jeannette sails from San Francisco for the Arctic regions. July 8, 1879 Confederate Gen. John B. Hood, born

1831, dies at New Orleans. Aug. 30, 1879 Excitement over elections in Maine be-

gins......Sept. 8, 1879 Indian massacre at the White River agency, Colorado, of N. C. Meeker and twelve others.....Sept. 29, 1879

Henry C. Carey, political economist, born 1793, dies at Philadelphia

Oct. 13, 1879 French ocean cable landed at North

Eastham, Mass.....Nov. 15, 1879 Second session meets; President Hayes's third annual message received

Dec. 1, 1879

Secretary of War McCrary resigns

Dec. 10, 1879 Parnell and Dillon arrive at New York,

Jan. 2, and Parnell addresses a large meeting......Jan. 4, 1880

decond proclamation of President to preent settlement of Oklahoma. Feb. 12, 1880 Ferdinand de Lesseps banqueted in New Dennis Kearney, sand-lots agitator of ian Francisco, sentenced to six months' mprisonment and \$1,000 fine

March 15, 1880 United States steamer Constellation. ommissioned under act of Feb. 25, 1880, o carry contributions for relief of sufering poor in Ireland, sails from New 

Allen G. Thurman, elected president of he Senate pro tem., serving till April 15 April 7, 1880

Congress accepts from Thomas Jefferson 'colidge and others, of Massachusett's, the lesk used by Thomas Jefferson in writing he Declaration of Independence, to be deposited in the Department of State

April 28, 1880

President Haves authorized to accept he steamship Gulnare from H. W. Howzate, and fit her up to establish a temporary station for Arctic scientific observation at some point north of 81°, or on or near the shore of Lady Franklin 

Appropriation bill vetoed because of a

·lause modifying the election laws

May 4, 1880 Republican Anti-third-term Convention held at St. Louis, Gen. John B. Henderson, Allen G. Thurman chosen president pro

Postmaster-General Key resigns

May, 1880

Republican National Convention meets at Chicago, June 2; George F. Hoar permanent president, June 3; fourteen nominations made for President. On the second ballot James A. Garfield's name appeared, with one vote. Until the thirty-fourth ballot the votes remained substantially unchanged; the five most important ballots are given;

24. 21th. înt. 25th. 26th. 305 17 312 250 399 313 306 John shorman ...... 94 107

Garfield nominated for President, and Gen. Chester A. Arthur, of New York, on the first ballot, for Vice-President,

Congress appropriates \$100,000 or less to carry into effect its resolution of nearly 100 years previously (Oct 29, 1781), to erect a marble column at Yorktown, Va., inscribed with a succinct narrative of the surrender of Earl Cornwalis to his Excellency General Washington."

June 7, 1880

Act to pay the Oneida Historical Society \$4,100, according to resolution of the Continental Congress, Oct. 4, 1777, to erect a monument to Brigadier-General Herkimer. killed at the battle of Oriskany

June 8, 1880

Greenback National Convention meets at Chicago, June 9; Richard Trevellick, of Michigan, president. After an informal ballot, James B. Weaver, of Iowa, receives the entire vote (718) for President, and B. J. Chambers, of Texas, 403 for Vice-President, to 311 for Gen. A. M. West, of Mississippi......June 11, 1880

Second session adjourns

June 16, 1880

Neal Dow, of Maine, nominated for President, and A. M. Thompson, of Ohio, for Vice-President, by Prohibition National Convention, at Cleveland, O.

June 17, 1880

Samuel J. Tilden declines to be a candidate for President, by letter of

June 18, 1880

Democratic National Convention meets in Cincinnati, June 22; John W. Stevenson, of Kentucky, chosen permanent president on the first ballot. Winfield S. Hancock has 171 and Thomas F. Bayard 1531/2 out of 7281/2 cast, June 23; second ballot: Hancock 320, Samuel J. Randall 1281/4, Bayard 113, and nomination of Hancock made unanimous. For Vice - President. William H. English, of Indiana, nominated by acclamation.....June 24, 1880 General Weaver accepts Greenback

nomination.....July 3, 1880 General Garfield accepts Republican

nomination.....July 12, 1880 Steamer Dessoug, with Egyptian obelisk "Cleopatra's Needle," arrives in New

York.....July 20, 1880 Neal Dow accepts Prohibition nomina-

tion.....July 20, 1880 General Hancock accepts Democratic nomination.....July 29, 1880

International sheep-and-wool show held June 7, 1880 at Philadelphia, Pa..... September, 1880

Return of the Schwatka Arctic exploration expedition to New York Sept. 23, 1880 Arctic steamer Gulnare returns to Washington.....Oct. 10, 1880 Publication of forged letters on the Chinese question (Morey letters) attributed to General Garfield, addressed to a mythical person, H. L. Morey, of Lynn, Oct. 20, 1880 Presidential election.....Nov. 2, 1880 Lucretia Mott, born 1793, dies in Montgomery county, Pa.....Nov. 11, 1880 Electoral votes of States, except Georgia, cast......Dec. 6, 1880 Special session of Senate adjourns sine Third session meets......Dec. 6, 1880 President Hayes's fourth annual message presented............Dec. 6, 1880 Electoral vote of Georgia, 11 for Hancock and English, cast..Dec. 8, 1880

R. W. Thompson, Secretary of Navy, Nearly one mile of Broadway, New York, is lighted by electricity, Brush sys-International sanitary conference call-

ed by resolution of Congress, May 14, 1880, meets at Washington, D. C. Jan. 5, 1881

"Cleopatra's Needle" set up in Central Park, New York......Jan. 22, 1881 Electoral votes counted in Congress Feb. 9, 1881

President Hayes calls the Senate in extra session for March 4, 1881

Feb. 28, 1881 President vetoes the "funding act of 1881 "..... March 3, 1881 Forty-sixth Congress adjourns

March 3, 1881

Special session of Senate convenes, Chester A. Arthur presiding

March 4, 1881 James A. Garfield inaugurated Presi-

TWENTY-FOURTH ADMINISTRATION-RE-PUBLICAN, March 4, 1881, to March 3, 1885.

James A. Garfield, Ohio, President. Chester A. Arthur, New York, Vice-President.

Postmaster-General James presents to President the protest of himself, Vice-

tors Conkling and Platt, of New York, against the removal of General Merritt from the collectorship at New York, and appointment of Mr. Robertson, without consulting said Senators.. March 28, 1881 Investigation of alleged star - route

frauds leads to resignation of second assistant Postmaster-Gen. Thomas A. Brady April 20, 1881

Vinnie Ream-Hoxie's bronze statue of Admiral Farragut unveiled at Washington, D. C......April 25, 1881 Senators Conkling and Platt of New York resign......May 16, 1881

Arctic steamer Jeannette, crushed in the ice in lat. 77° N., long. 157° W., is

abandoned and sinks.....June 12, 1881 Steam-whaler Rodgers despatched from San Francisco by the Navy Department in search of the Jeannette. June 15, 1881

Secretary Blaine writes to American ministers at principal European courts that any movement to jointly guarantee the neutrality of the interoceanic canal at Panama would be regarded by the United States as an uncalled-for interference

June 24, 1881 American Association of the Red Cross organized June 9, with Miss Clara Barton as president, incorporated

July 1, 1881 President Garfield shot by Charles Jules Guiteau in the Baltimore and Potomac Railroad station at Washington, D. C.

July 2, 1881

Lieut. Adolphus W. Greely, with a party of twenty-five in all, sails from St. John's, Newfoundland, in the Proteus to establish one of thirteen circumpolar stations for scientific purposes in accordance with European plans.....July 7, 1881

Warner Miller, of New York, elected to Senate to succeed Platt. July 16, 1881 Elbridge G. Lapham, of New York, elected to Senate to succeed Conkling

July 22, 1881

Nathan Clifford, United States Supreme Court judge, born 1803, dies at Cornish, Me.....July 25, 1881

Wrangell Island or Land, off the Siberian coast, taken possession of in name of the United States by Captain Hooper and Mr. Reynolds of the revenue-cutter

Forest fires in Huron and Sanilac coun-Exodus of colored people from Edgeties, Michigan, spread over 1,800 square field county, South Carolina miles, making 2,900 families homeless. Dec. 24-31, 1881 Postmaster-General James surrenders his and destroying 138 lives. . September, 1881 President Garfield removed from Wash-department to his successor...Jan. 6, 1882 ington to Francklyn Cottage, Elberon, Congress tenders the thanks of the N. J.....Sept. 6, 1881 United States to the Khedive of Egypt Gen. Ambrose E. Burnside, born 1824. for the obelisk known as "Cleopatra's Needle ".....Jan. 12, 1882 dies at Bristol, R. I..... Sept. 13, 1881 President Garneld dies at 10.35 P.M. Guiteau convicted of murder Jan. 25, 1882 Sept. 19, 1881 Vice-President Arthur sworn as Presi-Act granting an additional pension to dent at his residence in New York City Mary, widow of Abraham Lincoln Feb. 2, 1882 between 2 and 3 A.M. by Judge John R. Brady......Sept. 20, 1881 Guiteau sentenced to be hanged June 30 Feb. 4, 1882 President Arthur formally takes the oath of office in Washington National memorial services in the hall of House of Representatives: James G. Sept. 22, 1881 Blaine delivers a eulogy upon President President calls the Senate in extra session for Oct. 10......Sept. 23, 1881 Funeral train, bearing the remains of Act passed for the apportionment, after March 3, 1883, of representation by the President Garfield, leaves Washington for Cleveland, O......Sept. 23, 1881 census of 1880, increasing the number of Obsequies of President Garfield at Representatives to 325....Feb. 28, 1882 Cleveland; day of mourning observed throughout the country under procla-Floods in the Mississippi Valley February-March, 1882 mation of President, dated Sept. 22 In the criminal court of the District Sept. 26, 1881 of Columbia, John W. Dorsey, John M. International cotton exposition opens Peck, John R. Miner, Stephen W. Dorsey, M. C. Rerdell, Thomas J. Brady, William at Atlanta, Ga.....Oct. 5, 1881 H. Turner, and J. L. Sanderson are indicted for frauds and conspiracy to de-Special session of Senate convenes Oct. 10, 1881 One hundredth aniversary of the surfraud the government in bids for mail render of Lord Cornwallis celebrated at service on star routes....March 4, 1882 Yorktown, Va......Oct. 19, 1881 Edmunds's law, excluding bigamists and polygamists in the Territories from Special session of Senate adjourns Oct. 25, 1881 voting or holding office, passed Secretary of Treasury Windom resigns March 22, 1882 Nov. 14, 1881 Engineer Melville finds the bodies of De Resignation of Attorney-General Mc-Long and eleven of his men, near the mouth of the River Lena, Siberia Trial of Charles J. Guiteau for mur-March 23, 1882 der begins at Washington.. Nov. 14, 1881 Henry W. Longfellow, born 1807, dies Forty-seventh Congress, first session, at Cambridge, Mass......March 24, 1882 Northern boundary of Nebraska extend-ed to forty-third parallel by act of David Davis presiding in Senate; Joseph March 28, 1882 Warren Keifer, of Ohio, elected speaker Annual pension of \$5,000 each granted by 148 votes to 129 for Samuel J. Randall, of Pennsylvania.....Dec. 5, 1881 to widows of James A. Garfield, James K. Polk, and John Tyler, by act of President Arthur's annual message March 31, 1882 Dec. 6, 1881 President Arthur vetoes bill restricting Secretary of State Blaine resigns Dec. 15, 1881 Chinese immigration for twenty years Dr. Isaac I. Hayes, Arctic explorer, born 1832, dies at New York City April 4, 1882 Secretary of the Interior Kirkwood re-

April, 1882 Congress appropriates \$10,000 for a monument at the grave of Thomas Jefferson at Monticello, Va..... April 18, 1882 Ralph Waldo Emerson, born 1803, dies at Concord, Mass.....April 27, 1882 Proclamation of President against violence in Arizona, referring to the "cow-President Arthur remits the unexecuted part of the sentence disqualifying Gen. Fitz-John Porter......May 4, 1882 Immigration of Chinese laborers to the United States suspended for ten years, and admission of Chinese to citizenship prohibited by act of......May 6, 1882 Lieut. James B. Lockwood and Sergeant Brainard of the Greely expedition reach lat. 83° 23′ 8″ N...........May 13, 1882 Bill to appoint a tariff commission approved......May 15, 1882 New indictment in the star-route trial presented, with Sanderson's name omitted May 20, 1882 Lieutenant Danenhower, Dr. Newcomb, Cole, and Long Sing, part of the survivors of the Jeannette, arrive in New York May 28, 1882 Deadlock in the House of Representatives begins May 25, over contested election of E. M. Mackey, of South Carolina, v. Samuel Diddle; the former finally seated......May 31, 1882 New star-route trial begins June 1, 1882 Guiteau executed at Washington, D. C. June 30, 1882 Tariff commission meets at Washington, John L. Hayes, president July 6, 1882 Lincoln, widow of President Mrs. Lincoln, dies at Springfield, Ill. July 16, 1882 Veto of river and harbor appropriation bill......Aug. 1, 1882 River and harbor appropriation bill passed over the veto.....Aug. 2, 1882 President authorized to call an international conference at Washington, to fix on a common prime meridian for the world......Aug. 3, 1882 First session adjourns....Aug. 8, 1882 National mining and industrial exposition held at Denver, Col.... August, 1882 Verdict in star-route case: Peck and

Secretary of the Navy Hunt resigns

New trial of star-route case begins

Dec. 4, 1882

Newhall House, Milwaukee, Wis., burn-

ed; nearly one hundred lives lost

Jan. 10, 1883

Lot M. Morrill, born 1813, dies at Augusta, Me............Jan. 10, 1883

Act to regulate and improve the civil service of the United States under which Dorman B. Eaton, of New York, John M. Gregory. of Illinois, and Leroy D. Thoman, of Ohio, were appointed a civil service commission.....Jan. 16, 1883

William E. Dodge, born 1805, dies at New York............Feb. 9, 1883

In star-route case Rerdell pleads guilty.

and offers to testify touching the conspiracy................Feb. 15, 1883

Ohio River flood: at Cincinnati the water reaches the height of 66 feet 4 inches

Feb. 15, 1883

Tariff bill approved.....March 3, 1883 Forty-seventh Congress adjourns

March 4, 1883

Alexander H. Stephens, born 1812, dies at Atlanta, Ga.......March 4, 1883

Envoys from the Oueen of Madagascar

82. dies at Washington, D. C. April 5, 1883 Ex-Senator William P. Kellogg, of Louisiana, indicted for complicity in star-

#### HINTTED STATES OF AMERICA

tonApril 18, 1883	tween United States and Brazil via Cen-
Irish-American National Convention at	tral America opened; message by Presi-
	dent Arthur to the Emperor. Sept. 21, 1883
Horticultural Hall, Philadelphia; nearly	National convention of colored men—300
1.600 delegates; Alexander Sullivan, of	
Chicago, presidentApril 26, 1883	delegates from twenty-seven States—meets
New civil service rules published by the	at Louisville, KySept. 24, 1883
PresidentMay 8, 1883	Centennial of the disbanding of the
New York and Brooklyn Bridge opened	Army of the Revolution celebrated at
May 24, 1883	Newburg, N. YOct. 18, 1883
National exposition of railway appli-	LieutGen. Philip H. Sheridan succeeds
ances opened in ChicagoMay 24, 1883	Gen. W. T. Sherman, retired, in command
Panic on the New York and Brooklyn	of United States armyNov. 1, 1883
Bridge; twelve killed, twenty-nine injured	Dr. J. Marion Sims, surgeon, born 1813,
May 30, 1883	diesNov. 13, 1883
Remains of John Howard Payne, au-	Standard railroad time in the United
	States goes into effectNov. 18, 1883
ther of Home, Sweet Home, who died at	Forty-eighth Congress, first session, con-
Tunis, April 1, 1852, are brought, by aid	venesDec. 3, 1883
of W. W. Corcoran, of Washington, and	Descident Anthony's third annual massage
interred in Oak Hill cemetery, Washing-	President Arthur's third annual message
tonJune 9, 1883	Dec. 4, 1883
Verdict of not guilty in the star-route	New cantilever bridge opened over the
caseJune 14, 1883	gorge at Niagara FallsDec. 20, 1883
Celebration of the 333d anniversary of	President, by proclamation, recommends
Santa Fé, N. MJuly 2, 1883	observance by appropriate exercises of the
Charles H. Stratton (Tom Thumb), born	100th anniversary of the return by George
1838, dies at Middleboro, Mass	Washington to the Continental Congress
July 15, 1883	at Annapolis (Dec. 23, 1783) of his com-
General strike of telegraph operators;	mission as commander-in-chief
1,200 quit workJuly 19, 1883	Dec. 21, 1883
BrigGen. E. O. C. Ord, born 1818, dies	Steamship City of Columbus wrecked on
at Havana, CubaJuly 22, 1883	Devil's Bridge, off Gay Head, Mass.; nine-
Capt. Matthew Webb drowned in swim-	ty-seven lives lostJan. 18, 1884
ming the whirlpool below Niagara (body	Wendell Phillips, born 1811, dies at Bos-
found at Lewiston four days later)	ton, MassFeb. 2, 1884
July 4, 1883	Morrison tariff bill introduced in the
Southern exposition opened at Louis-	HouseFeb. 4, 1884
ville, Ky., by President Arthur	Arnold Henry Guyot, geographer, born
Aug. 1, 1883	1807, dies at Princeton, N. J Feb. 8, 1884
American forestry congress meets at	Joint resolution for an expedition to the
St. Paul, MinnAug. 8, 1883	coast of Greenland to relieve the Greely
Boston foreign exhibition opens	Arctic expeditionFeb. 13, 1884
Sept. 3, 1883	Floods in the Ohio Valley; the river
Last spike of the Northern Pacific Rail-	rises 71 feet at CincinnatiFeb. 14, 1884
road driven opposite mouth of Gold Creek,	Congress appropriates \$300,000, Feb. 12,
Mont., by Henry VillardSept. 9, 1883	and \$200,000 additional, Feb. 15, for re-
United States steamer Yantic and Arctic	lief of flood sufferers in the Ohio Valley
steamer Proteus leave St. John's, New-	Feb. 12 and 15, 1884
	Funeral services in New York, at the
foundland, for relief of Greely expedition, June 29; the <i>Proteus</i> is crushed in the	
ice at entrance to Smith's Sound, July	to New York)Feb. 22, 1884
23; the Yantic, returning, arrives at St.	President Arthur, by special message to
John'sSept. 13, 1883	Congress, asks appropriation to recon-
President Arthur receives the Korean	struct the navyMarch 26, 1884
ambassadors at the Fifth Avenue Hotel, New York CitySept. 18, 1883	Three days of mob rule in Cincinnati,
New York City Sent. 18, 1883	inree days of mod rule in Chichnati,

against William Berner for complicity dent (candidates withdraw in favor of St. in the murder of his employer, W. H. John and Daniel in August following) Kirk......March 28-30, 1884

Government offers \$25,000 for the discovery and rescue, or ascertaining the fate, alive by search party in Thetis and Bear, of the Greely Arctic expedition, by act of......April 17, 1884

Steamer Thetis leaves Brooklyn navyyard for relief of Greely..... May 1, 1884 Morrison tariff bill rejected in House of 

Failure of the Marine Bank and firm of Grant & Ward in New York City

May 6-7, 1884

Statue of Chief-Justice John Marshall unveiled at Washington, D. C.

Alert, the last Greely relief steamer, July 2, is killed in the Senate sails from Brooklyn navy-yard

May 10, 1884 Charles O'Conor, born 1804, dies at

Nantucket......May 12, 1884 Bill repealing the test oath of 1862 approved......May 12, 1884

Financial crisis in New York City

May 14, 1884 National Anti-monopoly Convention at Chicago nominates Gen. B. F. Butler for President; the candidate for Vice-President left to the committee. . May 14, 1884

Act passed providing for the civil government of Alaska.....May 17, 1884

National Greenback - Labor Convention meets in Indianapolis, Ind., May 28; James B. Weaver permanent president; B. F. Butler nominated for President, and Gen. A. M. West, of Mississippi, for Vice-President.....May 29, 1884

Republican National Convention meets at Chicago, June 3; John B. Henderson, of Missouri, permanent president, June 4; nominations made for Presidential candidates, June 5; four ballots cast, June 6; of the eight candidates, James G. Blaine receives on the first ballot 3341/2 votes, and on the fourth, 541; Chester A. Arthur on the first, 278, on the fourth, 207; the votes necessary to a choice being 411, the nomination of Blaine is made unanimous. John A. Logan nominated for Vice-President

June 6, 1884

Gen. B. F. Butler endorses the Greenback-Labor platform.....June 12, 1884 American Prohibition National Convention at meeting in Chicago nominates

arising from a verdict of manslaughter Samuel C. Pomeroy, of Kansas, for Presi-

June 20, 1884

Lieut. A.W. Greely and six others found under W. S. Schley, in Smith Sound, 5 miles off Cape Sabine....June 22, 1884 Act passed to establish a bureau of la-

bor in the Department of the Interior June 27, 1884

Proclamation by President warning persons not to settle on Oklahoma lands July 1, 1884

General West accepts nomination of Greenback-Labor party....July 3, 1884 Bill for relief of Fitz-John Porter ve-May 10, 1884 toed, and passed over the veto by House,

July 3, 1884 First session adjourns....July 7, 1884 Paul Morphy, famous chess-player, dies at New Orleans, La., aged forty-seven

July 10, 1884 Democratic National Convention meets at Chicago, July 8; William F. Vilas chosen permanent president of convention, July 9; balloting for nine candidates; nucessary to a choice, 547 votes: on first ballot Grover Cleveland, of New York, receives 392 votes, T. F. Bayard, 170, and Thomas A. Hendricks, 1, July 10; second ballot: Grover Cleveland, 475, amended 683; T. F. Bayard, 1501/2, amended, 811/2; Thomas A. Hendricks, 1241/2, amended, Thomas A. Hendricks, of Indi-451/2. ana, nominated for Vice-President by Democratic convention, unanimously

July 11, 1884 Blaine's letter of acceptance published July 18, 1884

General Logan's letter of acceptance published.....July 22, 1884

National Prohibition Convention holds its meeting in Pittsburg, Pa., July 23; ex-Gov. John P. St. John, of Kansas, nominated for President, and William Daniel, of Maryland, for Vice-President

July 24, 1884

National Labor party at Chicago adopts the Democratic nominees for President and Vice-President.....July 30, 1884

Lieutenant Greely and his men reach Portsmouth, N. H., Aug. 2, and are publicly welcomed......Aug. 4, 1884 Corner-stone of pedestal of the statue

of Liberty Enlightening the World laid on Bedloe's Island, New York Harbor

Aug. 5, 1884

Thetis, Bear, and Alert, with bodies of the dead of the Greely expedition, arrive at New York ...... Aug. 8, 1884

Gen. A. M. West, of Mississippi, nominated for Vice-President of United States by national committee of the Anti-monopoly party......Aug. 16, 1884

Butler's letter of acceptance published

Aug. 19, 1884

Cleveland's letter of acceptance published Aug. 19, 1884

Hendricks's letter of acceptance published......Aug. 20, 1884

St. John and Daniel announce their acceptance of the prohibition nomination at a temperance camp-meeting at Cuba, 

opens at Philadelphia.....Sept. 2, 1884 Charles J. Folger, ex-Secretary of the

Treasury, born 1818, dies at Geneva, N. Y.

Sept. 4, 1884

Mrs. Belva Lockwood, of Washington, accepts the nomination of the California Women's Rights Convention for President September, 1884

Messrs. Fisher and Mulligan publish letters of J. G. Blaine, upon which he is charged with corruption in legislation, favoring the Little Rock and Fort Smith Railroad in 1876......Sept. 16, 1884

International prime meridian confer-

Secretary of the Treasury Gresham re-

Famous alliterative sentence of Dr. Burchard, who, at the reception by Mr. Blaine of a delegation of clergymen in New York City, refers to the Democracy as the party whose antecedents have been "rum, Romanism, and rebellion"

Oct. 29, 1884

Presidential election.....Nov. 4, 1884 Capt. David L. Payne, famous leader of Oklahoma boomers, dies at Wellington, Kan.....Nov. 29, 1884

Second session meets; President's annual message presented........Dec. 1, 1884 years (see Dec. 1, 1894)....Feb. 24, 1885

Capstone of the Washington monument. Washington, D. C. (foundation first laid. July 4, 1848), is embedded. Dec. 6, 1884

World's industrial cotton centennial exposition opens at New Orleans: machinery set in motion by President Arthur by telegraph from Washington, and opening address sent by telegraph

Dec. 16, 1884

President-elect Cleveland resigns as governor of New York: David B. Hill, lieutenant-governor, succeeds.....Jan. 6, 1885 Schuyler Colfax, born 1823, dies at Man-

kato, Minn.....Jan. 13, 1885 Electoral votes of Iowa and Oregon not reaching the Secretary of State before the first Wednesday in January, Congress appropriates \$1,000 to send special messen-

gers for them......Jan. 17, 1885 Act to ascertain claims of American citizens for spoiiations by the French prior to July 31, 1801......Jan. 20, 1885 "Liberty bell," sent from Philadelphia,

arrives at New Orleans exhibition

Jan. 25, 1885

President announces the expiration on July 1 of the treaty with Great Britain concluded May 8, 1871.....Jan. 31, 1885

Electoral votes counted in Congress: For Cleveland and Hendricks, 219; for Blaine and Logan, 182. In announcing the votes for Cleveland and Hendricks, Senator Edmunds, president of the Senate pro tem., uses the expression, "and so appear to have been elected"; and adds ence opens in Washington, D. C., Oct. 1, that the president of the Senate makes twenty-five nations represented; the me- this declaration only as a public stateridian of Greenwich is recommended by ment of the contents of papers opened twenty-one nations, Santo Domingo oppos- and read, and not as possessing any auing it, and France and Brazil not voting thority in law to declare any legal con-Oct. 13, 1884 clusions whatever......Feb. 11, 1885

Act to authorize a retired list at threesigns......Oct. 28, 1884 quarter pay for private and non-commissioned officers in United States army or marine corps who have served thirty years Feb. 14, 1885

> Dedication of Washington monument at Washington, D. C.: orations by Robert C. Winthrop, of Massachusetts, and John W. Daniels, of Virginia....Feb. 21, 1885

> Court convened Nov. 15, 1884, for the trial of Brig.-Gen. David G. Swaim: judgeadvocate-general concludes its work, and sentences him to suspension from the duties of his office on half-pay for twelve

President-elect, in a letter to congressmen, advises suspension of the purchase and coinage of silver......Feb. 24, 1885

Act to prohibit the importation and migration of aliens under contract or agreement to perform labor, except domestic service, or skilled labor in new industries not otherwise obtainable..... [leb. 26, 1885]

Special session of Senate called for March 4......Feb. 27, 1885

Act to appoint one person from those who have been generals or generals-inchief of the army of the United States on the retired list with rank and full pay (Gen. U. S. Grant so appointed by President Arthur), approved....March 3, 1885

Act approved appropriating \$1,895,000 for four new vessels for United States navy; two cruisers and two gunboats

March 3, 1885

Forty-eighth Congress adjourns.

March 3, 1885
Special session of Senate, Vice-President presiding......March 4, 1885
Cleveland inaugurated President; oath

administered by Chief-Justice Waite
March 4, 1885

TWENTY-FIFTH ADMINISTRATION—DEMOCRATIC, March 4, 1885, to March 3, 1889.

Grover Cleveland, New York, President.

Thomas A. Hendricks, Indiana, Vice-President.

Proclamation of President warning persons against attempting to settle on Oklahoma lands............March 13, 1885

United States government determines to guarantee free and uninterrupted transit across the isthmus of Panama, now threatened by insurgents....April 2, 1885 Special session of Senate adjourns

April 2, 1885

Richard Grant White, Shakespearian critic and philologist, born 1822, dies at New York City.......April 8, 1885

Five hundred United States troops enter Panama, arrest Aizpuru, leader of insurgents, and protect American property

April 24, 1885 Revised version of the Old Testament

published in London and New York

May 15, 1885 Apache Indian outbreak under Geronimo in New Mexico and Arizona

May 17, 1885

F. T. Frelinghuysen, ex-Secretary of State, born 1817, dies at Newark, N. J.

May 20, 1885

Cotton centennial exposition at New Orleans closes......May 31, 1885 Benjamin Silliman, chemist, born 1816,

dies at New Haven, Conn....June 14, 1885

James D. Fish, president of the suspended Marine Bank of New York City, sentenced to ten years' imprisonment at Sing Sing......June 27, 1885

Niagara Falls reservation formally opened to the public.....July 15, 1885

Investigation of contract for ship-building with John Roach instituted by Secretary of Navy Whitney, in March; payments to Mr. Roach suspended

> July 19, 1885 t dies at Mount Mc-

Gen. U. S. Grant dies at Mount Mc-Gregor, near Saratoga, N. Y., 8.08 A.M. July 23, 1885

Proclamation of President suspending all public business on the day of funeral of General Grant.....July 23, 1885

General Grant buried at Riverside Park, New York City......Aug. 8, 1885 James W. Marshall, the discoverer of gold in California, dies there in poverty,

gold in California, dies there in poverty,

Aug. 8, 1885

Helen Hunt Jackson, author, born 1831,

dies at San Francisco, Cal...Aug. 12, 1885

Massacre of Chinese at Rock Springs,
Wyo.; fifty killed by the opposing miners

Sept. 2, 1885

Maj. Aaron Stafford, last surviving officer of the War of 1812, dies at Waterville, N. Y., aged ninety-five. Sept. 6, 1885
American sloop Puritan wins the America's Cup in a race with the British cutter Genesta at New York

Sept. 14-16, 1885

John McCloskey, first American cardi-

nal, born 1810, dies at New York Oct. 10, 1885

Breaking up at one blast of Flood Rock, Hell Gate, N. Y., covering nine acres; 282,730 lbs. of explosive used; conducted by Gen. John Newton, U. S. A. (total cost, \$106,509.93)...Oct. 10, 1885 Gen. George B. McClellan, born 1826, dies at Orange, N. J.....Oct. 29, 1885

Ferdinand Ward, of firm of Grant & Ward, New York City, indicted June 4, sentenced to ten years in Sing Sing

Oct. 31, 1885 All insurgents and unlawful assem-

blages in Washington Territory commanded to disperse by proclamation of North, Central, and South American

exposition opened at New Orleans

Elizur Wright, abolitionist, born 1804. dies at Medford, Mass.....Nov. 22, 1885 Vice-President Thomas A. Hendricks, born 1819, dies at Indianapolis, Ind.,

Nov. 25, 1885 Farmers' congress, at its fifth annual meeting, held at Indianapolis, Ind., organizes with Robert Beverly, of Virginia, as

Forty - ninth Congress, first session, 

John Sherman, of Ohio, elected president pro tem. of the Senate, and John G. Carlisle, of Kentucky, speaker of the House......Dec. 7, 1885

President Cleveland's first annual message......Dec. 8, 1885 W. H. Vanderbilt, born 1821, dies at

New York City...... Dec. 8, 1885 Robert Toombs, Confederate Secretary

of State, born 1810, dies at Washington, Ga......Dec. 15, 1885 Pension of \$5,000 per annum granted to

Julia D. Grant, widow of Gen. Grant

Dec. 26, 1885

Capt. Emmet Crawford, U. S. A., shot by Mexicans probably by mistake while in pursuit of Apaches, 50 miles southwest of Nacori, Mexico, Jan. 11, dies

Jan. 18, 1886

Act providing that, in case of removal, death, resignation, or inability, both of the President and Vice-President, the cabinet officers succeed in the following order: Secretary of State, Secretary of Treasury, Secretary of War, Attorney-General, Postmaster-General, Secretary of Navy, and Secretary of Interior

Four hundred Chinamen driven out of Seattle, Washington Territory, without violence, and sent to San Francisco, Feb. 7; riots result, and United States troops 

Proclamation of President orders unlawful assemblages in Washington Territory to disperse.........Feb. 9, 1886

Horatio Seymour, born 1810, dies at Mr. Morrison introduces his tariff bill 

John B. Gough, temperance lecturer, Nov. 10, 1885 born 1817, dies at Frankford, Pa.

Feb. 18, 1886

House of Representatives appoints a committee to investigate the "Pan-Electric scandal." Attorney-General Garland being accused of connivance, in a government suit against the Bell Telephone Company, with a company in which stock was given him......Feb. 26, 1886

Message of President Cleveland to the Senate on suspension from office and the constitutional competence of Congress to have access to official papers and documents. The phrase "innocuous desuetude" is here applied to unenforced laws

March 1, 1886

President informs Congress that the nation is probably not liable for the Rock Springs Chinese outrages, but suggests in-

Blair educational bill considered and passed in the Senate......March 5, 1886

Knights of Labor strike on the Gould Southwestern railway system

March 6, 1886

Blair educational bill is referred to House committee on education

March 9, 1886

Masked strikers disable twelve locomotives at Kansas City, Mo...March 23, 1886 United States troops ordered to St. Louis and other points, to prevent interruption of mail transportation

March 26, 1886

Pension of \$2,000 per annum granted to the widow of Gen. W. S. Hancock

March 29, 1886

Bill for the free coinage of silver (without limit) defeated in the House by 163 Jan. 19, 1886 to 126......April 8, 1886 driven out of Governor Alger, of Michigan, by proc-

lamation, designates "Arbor Day" to be celebrated by general tree-planting

April 11, 1886

Mr. Morrison reports from the committee on ways and means his tariff bill

April 12, 1886

President's message suggesting a com-Major-Gen. W. S. Hancock, born 1824, mission of labor, to consider and settle, dies at Governor's Island, N. Y., when possible, controversies between labor Feb. 9, 1886, and capital......April 22, 1886

at an end by Knights of Labor

May 4, 1886

Anarchist riot, "Haymarket massacre," in Chicago, Ill......May 4, 1886

Act of Congress to provide for study of alcoholic drinks and narcotics, and their effect on the human system, in public schools of Territories, District of Columbia, and in military and naval academies and Indian and colored schools of the United States......May 20, 1886

Henry W. Jaehne, vice-president of the New York City common council, sentenced to nine years and ten months in Sing Sing, for receiving a bribe from Jacob Sharp's Broadway surface road, Aug. 30, 1884

May 20, 1886

Twenty-two anarchists indicted at Chicago for murder......May 27, 1886

President Cleveland married to Frances Folsom at the White House, Washington, D. C.....June 2, 1886

Johann Most, anarchist, sentenced in New York City to one year's imprisonment and \$500 fine for inciting to murder, June 2, 1886

General "tie-up" of New York City street-car lines by Knights of Labor

June 5, 1886

Morrison tariff bill defeated in House of Representatives by 157 to 140

June 17, 1886

Judge David Davis, born 1815, dies at Bloomington, Ill.....June 26, 1886 Franking privilege granted to the widow

of Gen. U. S. Grant by act of Congress June 28, 1886

Act to legalize incorporation of national

trade unions, headquarters in District of Columbia.....June 29, 1886 Act restoring Gen. Fitz-John Porter to

the army, approved......July 1, 1886 Paul Hamilton Hayne, the Southern poet, born 1831, dies near Augusta, Ga.

Order of President Cleveland warning office-holders and subordinates against the use of official positions to influence political movements......July 14, 1886 Act taxing and regulating the manufact-

ure of oleomargarine.....Aug. 2, 1886 Fitz-John Porter appointed to a colo-

nelcy in the army.....Aug. 2, 1886 Act to increase the navy, providing for four double-turreted monitors, and two

Great railroad strike formally declared armed vessels, a cruiser and a torpedoboat, to be built of American steel and domestic armor-plate.....Aug. 3, 1886

Congress authorizes one, two, and five dollar silver certificates.....Aug. 4, 1886 Samuel J. Tilden, born 1814, dies at Greystone, N. Y.....Aug. 4, 1886

By joint resolution, Congress accepts from Mrs. Grant and W. H. Vanderbilt the presents of various foreign governments to Gen. U. S. Grant. Aug. 5, 1886

First session adjourns.....Aug. 5, 1886 [During this session of Congress, President Cleveland vetoed 145 bills out of 1,649 passed; of 977 private pension bills

he vetoed 123.]

Seven Chicago anarchists convicted of murder; August Spies, Michael Schwab, Samuel Fielden, Albert A. Parsons, Adolph Fischer, George Engel, and Louis Lingg, sentenced to death; Oscar W. Neebe to fifteen years' imprisonment

Aug. 20, 1886 Lightning ignites 70,000 pounds of dynamite and seventy tons of powder at Laflin & Rand's powder-magazine near Chicago, Ill.; five killed, twenty-five injured......Aug. 29, 1886

Charleston earthquake....Aug. 31, 1886 Apache Indian chief Geronimo, with his band, surrenders to General Miles at Skeleton cañon, Arizona....Sept. 4, 1886

American yacht Mayflower defeats the British yacht Galatea off New York, in international race for America's cup

Sept. 7 and 11, 1886 convention of anti-

national saloon Republicans meets at Chicago; 300 delegates......Sept. 16, 1886 Disastrous gale on Gulf of Mexico and

floods in Texas; 250 lives lost, 2,000 persons left desolate.....Oct. 12, 1886 "Boodle" aldermen in New York City

arraigned for bribery......Oct. 19, 1886
Bartholdi's statue of Liberty Enlighten-July 7, 1886 ing the World unveiled ... Oct. 28, 1886

Reception to French delegates to the Bartholdi statue dedication given at the White House, Washington...Nov. 4, 1886 Ex-President Chester A. Arthur, born

1830, dies at New York....Nov. 18, 1886 Charles Francis Adams, Sr., born 1807,

dies at Boston, Mass......Nov. 21, 1886 Henry M. Stanley, the African explorer, received in New York.....Nov. 27, 1886 Arbor Day celebrated in San Francisco

by school-children; 40,000 young trees ured or seized by Gen. B. F. Butler in supplied by Adolph Sutro for the oc- 1862, to such person as the court of Second session begins..... Dec. 6, 1886

[John Sherman, of Ohio, president pro

tem. of the Senate.]

President's message presented

Dec. 6, 1886 Gen. John A. Logan, born 1826, dies at Washington, D. C...........Dec. 26, 1886 John Roach, ship-builder, born 1813, dies at New York City.....Jan. 10, 1887 Remnant of Table Rock at Niagara

Falls, 100 feet long, 76 wide, and 170 deep, falls......Jan. 12, 1887 Edward L. Youmans, scientist, born 1821, dies at New York....Jan. 18, 1887

Mexican War pension bill approved

Jan. 29, 1887 Act fixing second Monday in January for meeting of electors of each State at such place as legislatures may direct, and second Wednesday in February for counting electoral votes in Congress. Feb. 3, 1887

Inter-State commerce bill, appointing five commissioners to regulate commerce

between the States, approved

Feb. 4, 1887

Pension bill for relief of dependent parents and honorably discharged soldiers and sailors who served three months in the Civil War, now disabled and dependent upon their own labor, vetoed. Feb. 11, 1887

Daniel Manning resigns as Secretary of the Treasury.................Feb. 14, 1887

Union Labor party organized at Cincinnati, O......Feb. 22, 1887 Bill to prohibit importation of opium

from China approved......Feb. 23, 1887 Veto of the dependent pension bill sustained in the House......Feb. 24, 1887

Congress appropriates \$147,748 to indemnify Chinese subjects for the Rock Springs massacre......Feb. 4, 1887 Act to organize the hospital corps of

the army of the United States

March 1, 1887 Act to establish agricultural experiment stations in colleges established by act of July 2, 1862, in the several States

March 2, 1887 President authorized to adopt retaliatory measures in the fishery dispute with Canada......March 2, 1887

Act authorizing the President to deliver the so-called "Twiggs swords," capt-

March 3, 1887

Tenure of office act repealed

Forty-ninth Congress adjourns

March 3, 1887

Act for return and recoinage at par of trade dollars......March 3, 1887

March 3, 1887

Henry Ward Beecher, stricken with apoplexy, March 2, dies in Brooklyn

March 8, 1887 James B. Eads, engineer, born 1820, dies Inter-State commerce commission appointed by the President. March 22, 1887

Transatlantic yacht race from Sandy Hook to Queenstown, between the Coronet and Dauntless, won by the former in 14 days, 19 hours, 3 minutes, 14 seconds, sailing 2,934 miles............March 27, 1887

John G. Saxe, poet, born 1816, dies in 

Body of Abraham Lincoln, carefully guarded since an effort to steal it from the sarcophagus of the Lincoln monument, Springfield, Ill., made in 1876, is buried in a grave dug in the crypt and covered with six feet of cement, the sarcophagus being replaced......April 14, 1887

Monument to James A. Garfield unveiled in Washington, D. C..... May 12, 1887 Fire in horse-car barns, New York

City; 1,200 horses suffocated

May 27, 1887 William A. Wheeler, ex-Vice-President, born 1819, dies at Malone, N. Y.

June 4, 1887 A recommendation made by Adjutant-

General Drum, on April 30, to return flags, both Union and Confederate, captured in the Civil War and stored in the War Department, approved by the President and endorsed by the Secretary of War, is revoked by President Cleveland as not authorized by law nor justifiable as an executive act......June 16, 1887

Reunion of Union and Confederate soldiers, survivors of the Philadelphia brigade and Pickett's division, is held at Gettysburg, Pa.....July 2-4, 1887

Jacob Sharp, found guilty of bribing New York aldermen, is sentenced to four years' imprisonment and a fine of \$5,000

July 14, 1887

Miss Dorothea L. Dix, philanthropist, Alcott, his daughter, novelist, born 1832. dies at Boston ..... March 6, 1888 born 1805, dies at Trenton, N. J. July 19, 1887 Blizzard on the Atlantic coast; thir-Failure of H. S. Ives & Co., of New ty lives lost; \$10,000,000 worth of property destroyed; about 4 feet of snow falls York, stock-brokers; liabilities, \$20,000,in New York City, and drifts in the 000......Aug. 11, 1887 Spencer F. Baird, naturalist, born 1823, streets 10 to 20 feet deep March 12-13, 1888 dies at Wood's Holl, Mass. Chief-Justice Morrison R. Waite, born Aug. 19, 1887 1816, dies at Washington, D. C Ninth international medical congress March 23, 1888 meets at Washington, D. C...Sept. 5, 1887 Brighton Beach Hotel, Kings county. Three days' centennial celebration of the N. Y., a wooden structure 465 feet long, formation of the Constitution begins at Philadelphia.....Sept. 15, 1887 150 deep, and 3 stories high, estimated weight 5,000 tons, is moved back from the American party organized in Philadelocean 600 feet by 112 platform cars, on phia......Sept. 17, 1887 twenty-four parallel tracks, drawn by four American sloop Volunteer wins the inlocomotives attached by tackle ternational yacht race over the British cutter Thistle..... Sept. 27 and 30, 1887 April 3 et seq., 1888 Roscoe Conkling, statesman, born 1829, President and Mrs. Cleveland leave dies at New York......April 18, 1888 Washington for a tour of the West and Convention of delegates from nearly all South......Sept. 30, 1887 the Southern States east of the Missis-Elihu B. Washburne, born 1816, dies sippi meets at Hot Springs, N. C., to proat Chicago, Ill.....Oet. 22, 1887 Sentence of anarchists Fielden and mote immigration.....April 25, 1888 Belva A. Lockwood, nominated for Schwab commuted to imprisonment for President by Equal Rights Convention at life; Lingg kills himself by exploding a Des Moines, Ia......May 15, 1888 bomb in his mouth......Nov. 10, 1887 Alson J. Streeter, of Illinois, nominated Chicago anarchists Spies, Fischer, Engel, and Parsons hanged....Nov. 11, 1887 for President, and C. E. Cunningham, of Arkansas, for Vice-President, by Union Johann Most, anarchist, of New York, Labor party at Cincinnati, O. arrested for incendiary language May 16, 1888 Nov. 17, 1887 Robert H. Cowdrey, of Illinois, nominat-Fiftieth Congress, first session, opens Dec. 5, 1887 ed for President, and W. H. T. Wakefield, of Kansas, for Vice-President, by President Cleveland's third annual message......Dec. 6, 1887 United Labor Convention at Cincinnati, O......May 17, 1888 Anarchist Most sentenced to one year's Clinton B. Fisk, of New Jersey, nomiimprisonment............Dec. 8, 1887 nated for President, and John A. Brooks, Ferdinand Vandeveer Hayden, geologist, of Missouri, for Vice-President, by Proborn 1829, dies at Philadelphia Dec. 22, 1887 hibition National Convention at Indian-Ex-Secretary of the Treasury Manning, Grade of lieutenant-general in the army born 1831, dies at Albany, N. Y. merged into grade of general, and Presi-Dec. 24, 1887 Secretary Lamar resigns. Jan. 7, 1888 dent authorized to appoint a general of Asa Gray, botanist, born 1810, dies at the army by act of.....June 1, 1888 P. H. Sheridan commissioned general of Cambridge, Mass.....Jan. 30, 1888 David R. Locke, "Petroleum V. Nasby, the army.....June 1, 1888 Act providing for execution of murderers Confederate X Roads," born 1833, dies by electricity in New York State signed at Toledo, O......Feb. 15, 1888 W. W. Corcoran, philanthropist, born by Governor Hill.....June 4, 1888 Democratic National Convention meets 1798, dies at Washington, D. C. in St. Louis, Patrick A. Collins, of Massa-Feb. 24, 1888 A. Bronson Alcott, born 1799, dies at chusetts, permanent president, June 5; Boston, Mass., March 4, and Louise M. Grover Cleveland nominated for Presi-

dent by acclamation, June 6; Allen G. Thurman, of Ohio, nominated for Vice-President by 690 to 105 for Isaac P. Gray, of Indiana, and 25 for John C. Black, of Illinois......June 7, 1888

Department of Labor, in charge of a commissioner of labor to be appointed by the President, established by act of

June 13, 1888

Republican National Convention opens in Chicago, June 19; M. M. Estee, of California, made permanent president, June 20; nineteen candidates are balloted for—necessary to a choice, 416. Two ballots are cast on June 22, three on June 23, and three on June 25. The results of the first and eighth ballots for the four principal candidates were as follows:

1960	Orm.
Benjamin Harrison, of Indiana 80	544
John Sherman, of Ohio	118
Russell A. Alger, of Michigan 84	100
Walter Q. Gresham, of Illinois111	59

Levi P. Morton, of New York, nominated for Vice-President....June 25, 1888

Monument to Francis Scott Key unveiled in Golden Gate Park, San Francisco, Cal......July 4, 1888

Centennial Exposition of the Ohio Val-

ley and Central States, continuing until Oct. 28, is opened at Cincinnati, O.

July 4, 1888

Debate on Mills tariff hill in the House

Debate on Mills tariff bill in the House closed, July 19, and bill passed by 162 to 149.....July 21, 1888

Gen. P. H. Sheridan, born 1831, dies at Nonquitt, Mass....... Aug. 5, 1888
Candidates of Prohibition party publish letters of acceptance....Aug. 6, 1888
Gen. J. M. Schofield succeeds to com-

mand of army of the United States

Aug. 14, 1888

James Langdon Curtis, of New York, nominated for President, and James R. Greer (replaced by P. D. Wigginton, Oct. 2) for Vice-President, by the American party in convention at Washington

Aug. 15, 1888
President's message outlining a plan
of retaliation in the matter of the fishery

treaty......Aug 23, 1888

Grover Cleveland's letter of acceptance Sept. 8, 1888

Canadian retaliation bill passes House of Representatives by 176 to 4, Sept. 8; referred to the Senate committee on foreign relations.......Sept. 10, 1888

Benjamin Harrison's letter of acceptance......Sept. 11, 1888

Immigration of Chinese in the United States, except officials, teachers, students, merchants, or travellers for pleasure, prohibited by act approved. Sept. 13, 1888

Hodjii Hussein Ghooly Khan, first minister from Persia to the United States, arrives in New York......Sept. 30, 1888

Levi P. Morton's letter of acceptance Oct. 2, 1888

Melville W. Fuller, appointed chief-justice of the United States April 30, is confirmed July 20, and sworn in

Oct. 8, 1888 Allen G. Thurman's letter of acceptance Oct. 12, 1888

First session (321 days) adjourns Oct. 20, 1888

[This was the longest session on record; 15,585 bills and joint resolutions were introduced, of which 1,237 bills and fifty-seven joint resolutions became laws.]

Indiscreet letter on American politics from the British minister, Lord Sackville West, dated Beverly, Mass., Sept. 13, 1888, to Charles F. Murchison, of Pomona, Cal., a naturalized Englishman who had asked advice how to vote, published.................. Oct. 25, 1888

Recall of Minister Sackville suggested, and the President refuses to recognize him officially .......Oct. 30, 1888

Presidential election ......Nov. 6, 1888

Second session meets ......Dec. 3, 1888

President's annual message presented

Dec. 3, 1888

Oyster war in Chester River, etc.

Dec. 11, 1888
Act incorporating the American His-

torical Association......Jan. 4, 1889
Upper Suspension Bridge at Niagara
Falls torn from its cables and blown into
the river during a gale....Jan. 10, 1889

Substitute for the Mills tariff bill passes the Senate, Jan. 22; is debated in the House and referred to committee on ways and means............Jan. 26, 1889 John M. Clayton, Republican candidate

for Congress from second district, Arkansas, assassinated at Plummersville, Ark.

Jan. 29, 1889

New executive department, "the Department of Agriculture," created by act of......Feb. 9, 1889 John Call Dalton, physiologist, born

1825, dies at New York City..Feb. 12, 1889 Norman J. Coleman, of Missouri, ap-

pointed first Secretary of Agriculture

Feb. 12, 1889

Electoral votes counted in Congress: Benjamin Harrison, of Indiana, and Levi P. Morton, of New York, Republicans, receive 233 votes; Grover Cleveland, of New York, and Allen G. Thurman, of Ohio, Democrats, receive 168 votes

Feb. 13, 1889

Act to create the Maritime Canal Company of Nicaragua......Feb. 20, 1889

Act dividing Dakota into two States, and enabling the people of North and South Dakota, Montana, and Washington to form constitutions and state governments......Feb. 22, 1889

Congress appropriates \$250,000 to aid American workmen thrown out of employment by stoppage of work on the Panama Canal......Feb. 25, 1889

President calls the Senate in extraordinary session, March 4.....Feb. 26, 1889

Bill passed retiring Gen. William S. 

Act to provide for taking the eleventh and subsequent censuses....March 1, 1889 Congress appropriates \$100,000 for a

permanent coaling station at Pago Pago, Tutuilla, Samoa......March 2, 1889

Bill to refund to the States and Territories the direct tax levied by act of Aug. 5, 1861, vetoed by President Cleveland March 2, is passed by the Senate, but lost in the House......March 2, 1889

Act to punish the use of the mails in "the sawdust swindle" or "counterfeit-money fraud," or by dealing in "green articles," "green coin," "bills," "paper goods," "green cigars," etc., by fine and imprisonment......March 2, 1889

Levi P. Morton, Vice-President elect, takes the oath of office in the Senate

March 4, 1889

Fiftieth Congress adjourns

March 4, 1889 Special session of the Senate convenes March 4, 1889 President Harrison inaugurated March 4, 1889

TWENTY - SIXTH ADMINISTRATION - RE-PUBLICAN, March 4, 1899, to March 3, 1893.

Benjamin Harrison, Indiana, President. Levi P. Morton, New York, Vice-Presi-

John Ericsson, scientist and inventor, born 1803, dies at New York City

March 8, 1889

United States steamers Trenton and Vandalia wrecked and the Nipsic stranded in a storm near Apia, Samoan Islands

March 16, 1889

Proclamation of the President warning persons against entering Bering Sea for unlawful hunting of fur-bearing animals March 21, 1889

Stanley Matthews, associate justice of Supreme Court of United States, born 1824, dies at Washington, D. C.

March 22, 1889

Extra session of Senate closes

April 2, 1889 Proclamation of President designates April 30, 1889, the centennial of the inauguration of Washington as President, as a day of special thanksgiving

April 4, 1889 Oklahoma, by proclamation of President, March 23, 1889, is opened for settlement

at noon, and city of Guthrie established April 22, 1889

Simpson Dry-dock at Newport News, Va., the largest in the United States, formally opened......April 24, 1889

Centennial of inauguration of President Washington celebrated in New York City and elsewhere.....April 29-May 1, 1889

Body of Dr. Cronin, of Chicago, who had disappeared three weeks previously, Johnstown flood...........May 31, 1889

John Brown's fort, near Harper's Ferry, swept away by a flood on the Potomac

June, 1889 City of Seattle, W. T., nearly destroyed by fire; 30 acres burned over; loss, \$5,000,000.....June 6, 1889

Simon Cameron, statesman, born 1799, dies at Donegal, Lancaster co., Pa.

June 26, 1889 Maria Mitchell, astronomer, born 1818, dies at Lynn, Mass.....June 28, 1889

Theodore Dwight Woolsey, ex-president the abolition of national banks, and issue of Yale College, born 1801, dies at New of legal-tender treasury notes, prohibiting Haven, Conn.....July 1, 1889 Sioux reservation in Dakota (11,000,-

000 acres) ceded to the United States

Aug. 6, 1889

Terry, assaulting Judge Stephen Field at Lathrop, Cal., is shot dead by United States Marshal Nagle

Aug. 14, 1889

Cronin murder trial begins in Chicago

Aug. 30, 1889

Deep Harbor Convention, with delegates from fifteen States and Territories, meets at Topeka, Kan., to consider the security of a harbor on the Texas coast

Oct. 1, 1889

Pan-American congress organizes in Washington, D. C.....Oct. 2, 1889 International marine conference meets

in Washington, D. C......Oct. 16, 1889 Work formally begun on the Nicaragua Canal.....Oct. 22, 1889

North and South Dakota admitted into the Union as States (thirty-ninth and fortieth in order), by proclamation of the 

Maritime exhibition opens in Boston, Mass......Nov. 4, 1889

Montana (forty-first State in order) admitted into the Union by proclamation of the President......Nov. 8, 1889

Washington (forty-second State in order) admitted into the Union by proclamation of the President.....Nov. 11, 1889

Pan-American delegates, after visiting all sections of the country, a journey of 6,000 miles, return to Washington

Nov. 13, 1889 Great fire in Lynn, Mass.; 80 acres burned over: 296 buildings destroyed; loss over \$4,000,000......Nov. 26, 1889

Fifty-first Congress, first session, meets Dec. 2, 1889

[Thomas B. Reed, of Maine, elected speaker of the House.]

President Harrison's first annual mes-Jefferson Davis, ex-President of the Con-

federacy, born 1808, dies at New Orleans Dec. 6, 1889

Committees representing the Farmers' Alliance and Industrial Union and the Knights of Labor meet at St. Louis and adopt a platform of principles demanding the free and unlimited coinage of silver,

alien ownership of land and dealing in futures of agricultural and mechanical 

Auditorium building and opera-house, Chicago, dedicated..........Dec. 9, 1889

Coughlin, O'Sullivan, and Burke sentenced to life imprisonment, and Kunze to three years, for complicity in murder of Dr. Cronin, of Chicago, and Beggs acquitted......Dec. 16, 1889

"La grippe" invades the United States Dec. 21, 1889

Horatio Allen, first locomotive engineer in the United States, dies at Montrose, N. J., aged eighty-eight.....Jan. 1, 1890 State dinner given by the President to the Vice-President and cabinet. Jan. 7, 1890

William D. Kelley, born 1814, the oldest member of the House of Representatives in term of service (since 1860) as well as

in years, dies...........Jan. 9, 1890 Woman's Christian Temperance League organized at Cleveland, O...Jan. 23, 1890

House of Representatives disputes on the power of the speaker to count a quorum when members present refuse to vote.....Jan. 29, 1890

Wife and daughter of Secretary of the Navy Tracy lose their lives in the burning of their residence at Washington, D. C.

Feb. 3, 1890 Gentiles at Salt Lake City, Utah, for the first time obtain control in a local election......Feb. 10, 1890

Proclamation of the President opening part of the great Sioux reservation for 

Proclamation by the President against the use of the Cherokee strip for grazing by whites under private contract with the John Jacob Astor, born 1822, dies at

New York, leaving a vast fortune

Feb. 22, 1890 Vote in the House of Representatives on a site for the World's Columbian Exposition results: Chicago, 157; New York, 107; St. Louis, 26; Washington, D. C., 18; necessary to a choice, 155

Feb. 24, 1890

United States steamer Enterprise arrives at New York with the body of George H. Pendleton, who died at Brussels, Nov. 24, 1889......Feb. 27, 1890

North American Commercial Company secures the Alaskan fur-seal rights

Feb. 28, 1890

National league of Republican clubs meets at Nashville, Tenn..March 4, 1890 Act authorizing an assistant Secretary of War at a salary of \$4,500.March 5, 1890

Large number of "boomers" invade the Cherokee strip.........March 23, 1890
Gen. Robert C. Schenck, born 1809, dies in Washington, D. C......March 23, 1890
Louisville tornado......March 27, 1890

Samuel J. Randall, born 1828, dies at Washington, D. C.......April 13, 1890 McKinley tariff bill introduced from the committee on ways and means

John C. Fremont placed on the army retired list, with the rank of major-general, by act of April 19; approved

Act passed to provide for celebrating the 400th anniversary of the discovery of America by Christopher Columbus by an international exhibition of arts, industries, manufactures, and products of the soil, mines, and sea, at Chicago, Ill.

Act to provide for a temporary government in the Territory of Oklahoma

May 2, 1890

McKinley tariff bill debated in the House of Representatives, May 7-10, and passed by the House, 164 to 142

Nf. = 01

Work of taking the United States census begins......June 2, 1890

McKinley tariff bill reported in the

McKinley tariff bill reported in the Senate......June 18, 1890

National commission of the World's Columbian Exposition appointed by the President; elects ex-Senator Thomas W. Palmer, of Detroit, permanent chairman, and John T. Dickinson, of Texas, permanent secretary.......June 27, 1890

Bill passes granting pensions to soldiers and sailors who served ninety days in the Civil War, now or hereafter disabled, and to widows and minor children and dependent parents......June 27, 1890

Bill to protect trade and commerce against unlawful restraints of trusts, monopolies, etc., approved...July 2, 1890

Act admitting Idaho as a State (the forty-third) .......July 3, 1890 Gen. Clinton B. Fisk, born 1828, dies at New York City.....July 9, 1890 Act admitting Wyoming as a State (the

forty-fourth)......July 10, 1890
Act authorizing a bridge over the Hudson River between New York and New
Jersey, and incorporating the North River

Jersey, and incorporating the North River Bridge Company.......July 11, 1890 Maj.-Gen. John C. Frémont, born 1813, dies at New York.....July 13, 1890

Act authorizing the purchase of not more than 4,500,000 ounces of silver per month at not more than \$1 for 371 grains, and to issue treasury notes therefor, and coinage of 2,000,000 ounces per month until July 1, 1891, and thereafter as necessary......July 14, 1890

Message of President Harrison recommends legislation that will close the mails and express lines of the United

States against lottery companies

July 29, 1890
Strike of 3,000 trainmen on the New
York Central Railroad.....Aug. 8, 1890
Wilson bill as amended, authorizing the

States to prohibit sale of imported liquors in "original packages," approved

Aug. 8, 1890 John Boyle O'Reilly, Irish patriot and

poet, born 1844, dies at Hull, Mass.

Aug. 10, 1890

First annual convention of letter-carriers of the United States held at Boston, Mass.; 100 delegates..... Aug. 13, 1890 Act establishing a national military park

at the battle-field of Chickamauga

Aug. 19, 1890

Body of Capt. John Ericsson sent to Sweden on the United States steamer Baltimore......Aug. 23, 1890

Act for inspection by the Department for export and of foods and drink and cattle imported, and empowering the President to retaliate upon foreign nations discriminating against the United States

Aug. 30, 1890

Act for an annual appropriation of moneys received from the sale of public lands to colleges of agriculture and mechanics' arts established by act of Congress, July 2, 1862; each State and Territory to receive \$15,000 the first year, increased by \$1,000 annually, until \$25,-000 is reached, which shall be a permanent annual donation ..... Aug. 30, 1890

Single Tax Convention meets at New York City, Sept. 2, and adopts a platform.....Sept. 3, 1890

Criminal jurisdiction of United States circuit and district courts extended to the Great Lakes and connecting waters by act......Sept. 4, 1890

Direct Trade Convention, with delegates from six cotton-producing States, organizes at Atlanta, Ga..... Sept. 10, 1890 Strike of trainmen on the New York

Central Railroad declared off

Sept. 17, 1890 Act amending section 3,894 of Revised Statutes, relating to advertising of lottery tickets, approved.....Sept. 19, 1890

River and harbor bill, appropriating \$24,981,295, approved.....Sept. 19, 1890

Bronze statue of Horace Greeley, by John Quincy Adams Ward, unveiled in front of the Tribune building, New York City......Sept. 20, 1890

Act reserving as a public park the bigtree groves in townships 17 and 18 south, in California......Sept. 25, 1890

Coinage of \$3 and \$1 gold pieces, and 3-cent nickel pieces discontinued by act

Sept. 26, 1890

Celebration, at Providence, R. I., of the centennial of the introduction of cottonspinning into America.....Sept. 29, 1890

Pension of Sarah Dabney, widow of John Q. Dabney, Revolutionary soldier. increased from \$12 to \$30 per month by act of June 20; also of Asenath Turner. widow of Samuel Dunham, and Mary Snead, widow of Bowdoin Snead, Revolutionary pensioners.....Sept. 30, 1890

McKinley tariff bill approved

Oct. 1, 1890

Act of Congress setting apart certain of Agriculture of salted pork and bacon tracts of land in California as forest reservations.....Oct. 1, 1890

First session (304 days) adjourns

Oct. 1, 1890

This was the second longest session ever held; 16,972 bills introduced, nearly

1.400 became laws.

Louis Phillipe Albert d'Orléans, Comte de Paris, volunteer aide on General Mc-Clellan's staff during the Civil War, arrives in New York.....Oct. 3, 1890

Polygamy abolished as an institution of the Church of the Latter-day Saints at a general conference in Salt Lake City, Utah

Oct. 6, 1890

Daughters of the American Revolution organized at Washington...Oct. 11, 1890 Associate Justice Samuel Miller of the

Supreme Court, struck with paralysis, Oct. 10, dies at Washington

Oct. 13, 1890

William W. Belknap, ex-Secretary of War, born 1829, dies at Washington, D. C. Oct. 13, 1890

Chief of Police David C. Hennessy, of New Orleans, waylaid before his own home by Italian "Mafia," to whose band he had traced a number of crimes, and killed, receiving six wounds.....Oct. 15, 1890

Religious excitement among the Indians of the Northwest ("Messiah craze") first appears June 3, when three Indian chiefs, representing the Comanches, Cheyennes, and Arapahoes, meet near the Crow agency in Montana to behold the Great Spirit on the rocks; it develops into the "ghost dances" among the Sioux tribes the latter part of.....October, 1890

Second session convenes. Dec. 1, 1890 President's message read...Dec. 1, 1890

Islands, lands at San Francisco, Cal.

Dec. 4, 1890

Tatonka Otanka, "Sitting Bull," born in Dakota, 1837, who posed as leading apostle in the ghost dances, is arrested, and is killed during an attempt of Indians to rescue him, near Grand River, about 40 miles from Standing Rock 

Maj.-Gen. Alfred H. Terry, born 1827, dies at New Haven, Conn....Dec. 16, 1890 Secretary Blaine proposes to the British

minister at Washington arbitration in the Bering Sea difficulty....Dec. 17, 1890

By proclamation the President appoints May 1, 1893, as the opening, and the last Thursday of October, 1893, as the closing day of the World's Columbian Exposition 

Battle with "Big Foot's" band of Indians on Wounded Knee Creek, S. D.: among the Indians killed were forty-four squaws and eighteen pappooses; loss to United States troops, thirty-two killed, thirty-nine wounded.......Dec. 29, 1890

Gen. Francis E. Spinner, United States ex-treasurer, born 1802, dies at Jackson-

International monetary conference meets at Washington......Jan. 7, 1891

Motion for leave to file a petition for a writ of prohibition against the condemnation of the Canadian sealer W. P. Sayward, condemned by the United States district court in Alaska in 1887 for violating United States laws, by taking seals in Bering Sea, and appealed to the Supreme Court, is entered on behalf of the attorney-general of Canada..Jan. 12, 1891

Senate passes a free coinage adopted June 17, 1890, as a substitute for the financial bill, and takes up the

federal election bill by 34 to 33

Jan. 14, 1891 George Bancroft, historian, born 1800, dies at Washington, D. C...Jan. 17, 1891

Indian chiefs at Pine Ridge agency, Jan. 14, agree to surrender to General Miles, who declares the Indian outbreak ended

Jan. 19, 1891 Discussion of the federal election bill (H. R. 11,045), passed by House of Representatives, July 2, 1890, closes in the Senate.....Jan. 19, 1891 Aldrich clôture rule, to limit debate,

David Kalakaua, King of the Sandwich submitted Dec. 29, 1890, is considered in Senate......Jan. 20, 1891

King Kalakaua, born 1836, dies at San Francisco......Jan. 20, 1891 Representatives of the Farmers' Alliance and Industrial Union in Washington, D. C., agree upon a confederation of the labor organizations.....Jan. 22, 1891

Aldrich's clôture resolution displaced in Senate by bill for apportionment of representation, by 35 to 34.....Jan. 26, 1891

Over 100 miners killed by an explosion fire-damp in the coke-mines near Mount Pleasant, Pa.....Jan. 27, 1891 Secretary of Treasury Windom, born 1827, dies suddenly of heart disease at a

banquet at Delmonico's, New York City Jan. 29, 1891

Act apportioning representatives in Congress, 356 after March 3, 1893, approved Feb. 7, 1891

Strike involving 10,000 miners begins in

Connellsville coke regions, Pa.

Feb. 9, 1891 Adm. David Dixon Porter, born 1814, dies at Washington, D. C.... Feb. 13, 1891 Gen. William T. Sherman, born 1820, dies at New York...........Feb. 14, 1891

Gen. Nathaniel P. Banks placed upon the pension roll at the rate of \$100 per month Feb. 18, 1891

Senator Ingalls chosen president of the Senate pro tem., Feb. 25, 1886, and continued by successive elections until April 3, 1890. On March 12, 1890, he is unanimously designated to preside during the future absences of the Vice-President and at the pleasure of the Senate, a function never before exercised by any member of the Senate; he resigns this office

Feb. 19, 1891 Alexander Winchell, geologist, Prof. born 1824, dies at Ann Arbor, Mich.

Feb. 19, 1891 First triennial of National Council of Women of the United States meets at Washington, D. C......Feb. 23, 1891

Act to refund to the States \$15,227,-632.03 collected under the direct-tax act of 1861, levying \$20,000,000. March 2, 1891

Act authorizing three United States prisons: one north, another south of 39° and east of the Rocky Mountains, the third west of the Rocky Mountains

March 3, 1891

Congress appropriates \$15,000 for ex-

periments in forestry and artificial rain-

Act creating nine courts of appeal and additional United States circuit court judges approved . . . . March 3, 1891

Act granting registry to certain foreignbuilt vessels with subsidies: the mails to be carried when required without additional compensation, and new vessels to be built suitable for conversion into auxiliary or transports..... March 3, 1891 International copyright aet approved

March 3, 1891

Fifty-first Congress adjourns

March 4, 1891

The Fifty-first Congress was nicknamed the "Billion Dollar Congress" from the grand total of its appropriations. 7

Eleven Italians confined in the Parish prison, New Orleans, on charge of the murder of Chief Hennessy, six of whom had just been acquitted by jury trial, are

massacred ...... March 14, 1891 Baron Fava. Italian minister at Washington, protests against the New Orleans Gen. Joseph E. Johnston, born 1807, dies

at Washington, D. C.... March 21, 1891 Italian minister Fava recalled

March 31, 1891

Gen. Albert Pike, born 1809, dies at Washington, D. C.....April 2, 1891 Senator George F. Edmunds resigns, to take effect Nov. 1......April 6, 1891

Phineas T. Barnum, born 1810, dies at Bridgeport, Conn......April 7, 1891 Patent centennial opened in Washington

by President Harrison.....April 8, 1891 President Harrison and party Ieave Washington for an extended trip in the South and West......April 14, 1891 Resignation of Senator John H. Reagan,

of Texas, to take effect June 10

April 24, 1891

China formally objects to Henry W. Blair as minister from the United States because of his speech in Congress against the Chinese......April 28, 1891

Charles Pratt, philanthropist, born 1830, dies at New York City

May 4, 1891

United States marshal, at the request of Chilean minister, seizes the Chilean insurgent transport Itata at San Diego, Cal. May 6, 1891

Itata sails from San Diego, carrying off the United States deputy marshal

May 7, 1891

The marshal was landed some 8 miles south of San Diego, and the Itata took from the American schooner Robert and Minnie a cargo of arms shipped from Ilion, N. Y.1

United States cruiser Charleston sails in pursuit of the Itata.....May 9, 1891 President Harrison returns to Washing-

ton.....May 15, 1891 Rear-Admiral McCann given command of the American vessels in the South Pa-

Trans - Mississippi commercial congress (1,200 delgates) opens at Denver, Col.

May 19, 1891

People's party organized at the National Union conference (1,418 delegates from thirty-two States) at Cincinnati, O.

May 19, 1891

President opens to settlement about 1.600.000 acres of the Fort Berthold Indian reservation, South Dakota

May 20, 1891

Charleston reaches Callao without having seen the Itata......May 27, 1891

Benson John Lossing, historian, born 1813, dies at Chestnut Ridge, Dutchess co., N. Y.....June 3, 1891 Itata surrenders to Admirals McCann and Brown in the harbor of Iquique, hav-

ing on board a cargo of 5,000 rifles

June 4, 1891

Lieut. R. E. Peary and wife (the first lady to join a Polar expedition) sail for the Arctic regions.....June 6, 1891

Great Britain agrees to a modus vivendi, a close season and limited privileges in the seal fisheries, until May 1, 1892. Proclaimed by President.....June 15, 1891

Monument, inscribed "On this spot Christopher Columbus first set foot upon the soil of the New World," erected on Watling Island by the Chicago Herald

June 15, 1891

Nine new United States circuit courts of appeal formally organized

June 16, 1891

Rain-making experiments begun in Texas under the Department of Agriculture.....June 23, 1891

Discovery recorded of a new lake form. ing in Salton Sink, Ariz., owing to floods on the Colorado.....June 29, 1891

March 30, and supplementary proclama-Ex-Vice-President Hannibal Hamlin, born tion.....Sept 10, 1891 1809, dies at Bangor, Me....July 4, 1891 William Ferrel, meterologist, born 1817, Charleston and Itata arrive at San Diego, Cal.....July 4, 1891 Secretary of the Treasury accepts \$500 from the Itata for violation of the navigation laws.....July 8, 1891 Cargo of arms and ammunition on the Itata libelled by the United States marshal at San Diego, Cal....July 14, 1891 Statue of Gen. Stonewall Jackson unveiled at Lexington, Va.; 15,000 Confederate veterans present; oration by General Early.....July 21, 1891 Smokeless powder used for the first time in this country in experiments at Sandy Hook, N. J.....July 25, 1891 Thomas W. Babcock, born 1815, for fourteen years in Congress from Virginia and for four years speaker of Confederate Congress, dies in Appomattox county, Va.....Aug. 5, 1891 Two vessels seized in Bering sea for unlawful sealing......Aug. 7, 1891 James Russell Lowell, born 1819, dies at Cambridge, Mass.....Aug. 12, 1891 Cherokee strip closed to the whites by order of the President.....Aug. 13, 1891 Sarah Childress Polk, widow of ex-President James K. Polk, born 1803, dies at Nashville, Tenn......Aug. 14, 1891 Battle monument, 308 feet high, in Bennington, Vt., dedicated; address by President Harrison.....Aug. 19, 1891 Over sixty persons killed by a falling building in Park Place, New York City Aug. 22, 1891 R. G. Dyrenforth and staff experiment in artificial rain production by dynamite bombs exploded in the air, etc., near Midland, Tex.....Aug. 18-26, 1891 First reunion of survivors of the Black Hawk War of 1832 held at Lena, Ill.; Germany removes restrictions on imports of American pork.....Sept. 3, 1891 New Chilean government, with Jorge Montt as president, officially recognized by the Department of State at Washington, D. C.....Sept. 7, 1891 Denmark revokes prohibition of import of American pork.....Sept. 8, 1891 Forest reservation in Wyoming, adjoin-France removes restrictions on Ameriing Yellowstone National Park, set apart by proclamation of President Harrison,

dies at Maywood, Kan....Sept. 18, 1891 President proclaims the ceded Indian lands in Oklahoma Territory open to settlement on Sept. 22.....Sept. 18, 1891 Opening of the St. Clair River tunnel celebrated at Port Huron and Sarnia Sept. 19, 1891 Russian man-of-war Alenta seizes an American sealer, the Lewis, at Bering Island and carries the crew to Vladivostock for trial.....Oct. 2, 1891 Human Freedom League organized in Independence Hall, Philadelphia Oct. 12, 1891 Boatswain, mate, and six sailors of the United States cruiser Baltimore injured by a mob in the streets of Valparaiso, Chile, resulting in death of two sailors Oct. 16, 1891 Nathaniel Duncan Ingraham, formerly of the United States navy (Koszta affair), afterwards in the Confederate service, dies at Charleston, S. C....Oct. 16, 1891 James Parton, author, born 1822, dies at Newburyport, Mass.....Oct. 17, 1891 Italy withdraws her prohibition of American pork.....Oct. 21, 1891 Officers of the Louisiana State lottery indicted under United States law by the Grand Jury in Sioux Falls, N. D. Oct. 21, 1891 First Empire State express train runs from New York to Buffalo via N. Y. C. & H. R. R. R. in 8 hours 42 minutes Oct. 26, 1891 Southern States Exposition opens at Augusta, Ga......Nov. 2, 1891 Itata case submitted by counsel in the United States court at Los Angeles, Cal. Nov. 5, 1891 Señor Pedro Montt, minister from Chile, officially presented to President Harrison Nov. 14, 1891 A lunatic enters the office of Russell Sage in New York City with a hand-bag, demands \$1,250,000, and on refusal drops the bag filled with explosives, killing himself and a bystander, injuring others, and wrecking the building.....Dec. 4, 1891 Secretary of War Redfield Proctor re-

Dec. 9, 1891

United States Senate ratifies the general act passed by the anti-slavery conference in Brussels, July 2, 1890.. Jan. 11, 1892 Forest preserve in New Mexico set apart

by proclamation of President

Jan. 11, 1892

Randolph Rogers, sculptor, born 1825, dies at Rome, N. Y......Jan. 14, 1892 Congressman Bland introduces a freecoinage bill in the House....Jan. 21, 1892

Ultimatum of the United States served on the Chilean government by Secretary Blaine, through Minister Montt, demanding an apology for the assault upon the sailors of the Baltimore in the streets of Valparaiso, an indemnity, and the withdrawal of the insulting circular of Minister Matta......Jan. 21, 1892

Satisfactory answer to the ultimatum from Chile submitted to Congress with

a message from the President

Jan. 27, 1892

James G. Blaine writes to Chairman Clarkson, of the Republican National Committee, 'refusing to be a candidate for President......Feb. 6, 1892

Senate financial committee reports

against the free silver-coinage bills

Feb. 9, 1892

France, Italy, and Sweden chosen as Bering Sea arbitrators....Feb. 10, 1892 Bland free-coinage silver bill reported favorably by the House....Feb. 10, 1892

Resolution for investigation of the socalled "sweating system" of tenement labor upon manufacture of clothing, etc. Feb. 13, 1892

First Continental Congress of the National Society of the Daughters of the American Revolution, Mrs. Harrison president-general, opens in Washington

Feb. 22, 1892 National Industrial Conference meets in St. Louis, Mo., with delegates from Farmers' Alliance, 246; Farmers' Mutual Benefit Association, fifty-three; Knights of Labor, eighty-two; National Farmers' Alliance, ninety-seven; National Citizens' Alliance, twenty-five; Colored Farmers' Mutual Benefit Association, ninety-seven; National Citizens' Independent Alliance, twenty-seven; Patrons of Industry, twen-

Fifty-second Congress, first session, ty-five; National Woman's Christian Tem-Annual message of President Harrison act with the People's party in the Presidential canvass................Feb. 22, 1892

Treaty signed at State Department, Washington, by Sir Julian Pauncefote and Secretary Blaine, referring the Bering Sea dispute to an international arbitration commission of seven members

Feb. 29, 1892

Forest reserve. Pike's Peak, Col., set apart by proclamation of President Harrison......Feb. 11, March 18, 1892

Standard Oil Trust dissolved

March 21, 1892

Debate on the silver bill closes in House of Representatives and fails of a vote

March 24, 1892 Walt Whitman, poet, born in 1819, dies at Camden, N. J..... March 26, 1892

Treaty with foreign powers for repressing the slave-trade in Africa and the importation of fire-arms, ammunition, and spirituous liquors, signed at Washington......April 2, 1892

Steamer Missouri, which sailed from New York, March 15, carrying food supplies to starving Russians, arrives at Libau.....April 3, 1892

President proclaims open to settlement the greater part of Lake Traverse Indian reservation in North Dakota April 15

April 11, 1892

President proclaims open to settlement Cheyenne and Araphoe Indian lands in Oklahoma, April 19, about 3,000,000 acres

April 12, 1892

Under instruction from President Harrison, Secretary Blaine tenders the Italian government, as a voluntary offering for distribution among the relatives of Italians lynched in New Orleans, March 14, 1891, \$25,000, which is accepted and paid April 14, 1892

Baron Fava ordered to resume his position as minister to the United States by the Italian government. April 16, 1892

Secretary Blaine and Sir Julian Pauncefote conclude a new modus vivendi for the Bering Sea......April 18, 1892

Bill introduced in the House by Mr. Geary, of California, Jan. 6, to prohibit absolutely the coming of Chinese into the United States, whether subjects of the Chinese empire or otherwise; referred to the committee on foreign affairs. On

Feb. 19 he reports a substitute from the committee, which, taken up and debated, April 4, passes the House, 179 to 43, 107 not voting. Senate and House not able to agree, a conference is held and a bill presented, which passes the House, May 3, and the Senate, May 4, and approved

May 5, 1892 Bering Sea arbitration treaty ratified May 9, 1892

Act to encourage American shipping ap-

Steamer Conemaugh sent from New York and Philadelphia with provisions for the starving Russians, arrives at Riga May 12, 1892

Spain removes restrictions on Ameri-Senator Stewart's bill for free coinage

of silver taken up by the Senate

May 26, 1892 Provision for closing the World's Fair government exhibit on Sundays adopted by the House of Representatives

May 26, 1892 James G. Blaine, Secretary of State, resigns......June 4, 1892

Dam at Spartansburg, Pa., bursts, causing a flood and the breaking of tanks of gasoline, which ignites on Oil Creek befire result in the loss of over 100 lives

June 5, 1892

Republican National Convention assembles at Minneapolis, Minn., June 7; Governor McKinley, of Ohio, permanent chair-Harrison receives 5351/6 votes; Blaine, 1821/6; McKinley, 182; Reed, 4; Robert T. Lincoln, 1. On motion of Charles McKinley the nomination of Harrison is made law Reid, of New York, is nominated for Vice-President by acclamation

June 10, 1892 President Harrison, by message to Congress, recommends retaliation against Canada for discrimination against American vessels.....June 20, 1892

Democratic National Convention meets in Chicago, Ill., June 21; W. L. Wilson, of West Virginia, chosen permanent chairman, June 22; first ballot for President by the Senate, 29 to 25, July 1, is refused cast June 23: Cleveland, 6171/3; Hill, 115; Boies, 103; Gorman, 361/2; Carlisle, 14; Cleveland declared nominated; and for

Vice-President Adlai E. Stevenson, of Illinois, chosen unanimously on first ballot June 23, 1892

National Prohibition Convention meets at Cincinnati, O.....June 29, 1892

Congress authorizes the President to proclaim a general holiday commemorating the 400th anniversary of the discovery of America.....June 29, 1892 John W. Foster, of Indiana, confirmed

by the Senate as Secretary of State

June 29, 1892 Gen. John Bidwell, of California, nominated for President, and J. B. Cranfell, of Texas, for Vice-President, by the Prohibition Convention.....June 30, 1892

Lock - out of strikers at the Carnegie Steel Company's mills at Homestead, Pa., begins.....July 1, 1892

Catholic Sioux Congress opens at the Cheyenne agency, South Dakota; 6,000 Sioux Indians present......July 3, 1892

First National Convention of the People's party meets at Omaha, Neb., July 2; H. L. Loucks, of South Dakota, permanent chairman. Gen. James B. Weaver, of Iowa, nominated for President, July 4; Gen. James G. Field, of Virginia, for Vice-President.....July 5, 1892

Congress appropriates \$50,000 for site tween Titusville and Oil City; flood and and pedestal for a statue of Gen. W. T. Sherman.....July 5, 1892

Pinkerton detectives, attempting to land from a barge at the Carnegie mills, Homestead, Pa., are attacked by strikers; several detectives and strikers killed man, June 8; on first ballot Benjamin or wounded......July 6, 1892

Entire National Guard of Pennsylvania is ordered to Homestead by Governor Pattison.....July 10, 1892

Lock-out involving 3,000 striking miners unanimous. At the evening session White- begins in the Cœur d'Alene mining district, in Shoshone county, Id., April 1; an attack is made by union men on new hands employed in the Gem mine, in which several are killed......July 11, 1892

Cyrus W. Field, born 1819, dies at Ardsley, N. Y.....July 12, 1892 River and harbor bill, appropriating

\$21,153,618 and authorizing in contracts \$31,555,401, approved.....July 13, 1892 Bland-Stewart free-silver bill, passed

consideration in the House by 154 to 136 July 13, 1892

Proclamation of President commanding

all persons in insurrection in Idaho to disperse.....July 16, 1892

Indemnity of \$75,000 in the matter of the Chilean affair of Oct. 16, 1891, accented from Chile by United States minister Eagan.....July 17, 1892 Proviso for closing the World's Fair on Sunday confirmed by Senate, July

14. and concurred in by House

July 19, 1892

President authorized to contract for one armored cruiser of about 8,000 tons and one coast-line battle-ship of 9,000 tons, by act approved ..... July 19, 1892

Two thousand United States troops, sent by President Harrison to the Cour d'Alene mining district, Id., occupy Wardner, July 14; order restored among the strikers, and soldiers ordered home July 23, 1892

H. C. Frick, chairman of the Carnegie by a Russian - Hebrew anarchist named Berkman.....July 23, 1892

thirty minutes by order of Colonel Streeter.....July 23, 1892

Act authorizing the President in retaliation to demand tolls for, or prohibit the passage of, St. Mary's Falls Canal by foreign vessels, in his discretion

July 26, 1892 Act granting pensions of \$8 per month to survivors of the Indian wars of 1832-42 (Black Hawk War, Creek War, Cherokee disturbance, and Seminole War) approved......July 27, 1892

Act changing date of the dedication of the World's Fair buildings from Oct. 12 to Oct. 21.....Aug. 4, 1892

Act granting pensions of \$12 per month to all nurses during the Civil War now dependent......Aug. 5, 1892

Bill for coinage of 5,000,000 half-dollar silver pieces as souvenirs for the benefit of the Columbian Exposition, on condition that the exposition shall not be opened on Sunday......Aug. 5, 1892

Train in charge of the United States government, carrying \$20,000,000 in gold, leaves San Francisco for New York

Aug. 5, 1892 Resolution of Congress inviting the

descendants of Columbus to the World's Columbian Exposition.....Aug. 5, 1892 First session adjourns....Aug. 5, 1892

Violence by miners in Tennessee opposed to convict labor, quelled by National Guard......Aug. 13-16, 1892

Switchmen's strike on Erie Railroad begins at Buffalo, N. Y., where the strikers burn freight trains, destroying about a million dollars' worth of railroad property......Aug. 14, 1892

General Doyle orders out the 65th and 74th regiments of National Guard in Buffalo......Aug. 15, 1892

In response to appeal from sheriff and mayor of Buffalo, Governor Flower, of New York, orders out about 8,000 of the National Guard from New York, Brooklyn, and elsewhere, to protect property at Buffalo, N. Y....Aug. 17, 1892

President Harrison, in retaliation Steel Company, shot and twice wounded against Canadian measures, proclaims that a toll of 20 cents per ton be collected from Sept. 1 until further notice, Private Iams, of Company K, 10th Regi- on all freight passing through St. Mary's ment, calling for three cheers for the as- Falls Canal to any port of the Dominion 

Switchmen's strike at Buffalo declared off by Grandmaster Sweeney

Aug. 24, 1892

John Bidwell's letter of acceptance

Aug. 25, 1892

Eight delegates of Socialistic Labor party in New York City nominate Simon Wing, of Massachusetts, for President of United States, and Charles H. Matchett, of New York, for Vice-President

Aug. 28, 1892

Hamburg-American steamship Moravia brings to New York the first cases of cholera (out of 385 steerage passengers, twenty-two die during the voyage)

Aug. 30, 1892

George William Curtis, born 1824, dies at West Brighton, Staten Island

Aug. 31, 1892 President Harrison orders twenty days' quarantine of all immigrant vessels from

cholera-infected ports.....Sept. 1, 1892 President Harrison's letter of acceptance published......Sept. 5, 1892 John Greenleaf Whittier, poet, born

1807, dies at Hampton Falls, N. H.

Sept. 7, 1892 Ex-Senator Francis Kernan, born 1816, King and Queen of Spain and the dies at Utica, N. Y.......Sept. 7, 1892

Lieutenant Peary and party arrive at ment forest reserve, Colorado, Dec. 24; St. John's, Newfoundland, on the steamer and Afognak forest and fish-culture re-Kite, sent to the Arctic regions in search serve in Alaska...........Dec. 24, 1892 of them.....Sept. 11, 1892

vented from landing at Fire Island, by for polygamy on condition of future obeinjunction restraining the health author- dience to law...........Jan. 4, 1893 ities from using the island for quarantine purposes, Sept. 12, injunction dis- ing \$8 to receive \$12 per month, by act solved, and two regiments of National Guard and Naval Reserves ordered out by Governor Flower; passengers are finally suffered to land......Sept. 13, 1892 Generals Weaver and Field accept the

nomination of the People's party.

Sept. 17, 1892 Gen. John Pope, born 1823, dies at Sandusky, O......Sept. 23, 1892 band, born 1829, dies at St. Louis

Sept. 24, 1892 Grover Cleveland's letter of acceptance Sept. 26, 1892

Encounter at Coffeyville, Kan.; the famous Dalton gang, attempting to rob the banks, are annihilated by a marshal's posse, in which affray four citizens are

killed by the desperadoes....Oct. 5, 1892 Columbus-day celebration in New York City and elsewhere.....Oct. 12, 1892 Opening exercises of the World's Co-

lumbian Exposition at Chicago

Oct. 21, 1892 Presidential election held.. Nov. 8, 1892 Strike at the Carnegie Mills, Homestead, Pa., declared off....Nov. 20, 1892 Continental Congress of the Salvation Army opens in New York..Nov. 21, 1892 Jay Gould, born 1836, dies at New York City, leaving a fortune estimated 

United States, England, and Germany agree to common action in restoring order in Samoa......Dec. 5, 1892

Second session opens.....Dec. 5, 1892 Joint resolution, introduced in House by Mr. Durborow, of Illinois, to open the Exposition on Sunday, referred to committee on Columbian Exposition

President's message read in House and

Proclamations of the President setting President Harrison......Feb. 22, 1893 apart the South Platte forest reserve in Colorado, Dec. 9; San Gabriel timber on the Bering Sea tribunal at Paris reservation, California, Dec. 20; Battle-

President issues a proclamation of am-Cabin passengers of the Normannia pre- nesty to Mormons liable to prosecution

Pensioners of Mexican War now draw-

Jan. 5, 1893 Great Northern Railroad completed to Pacific......Jan. 6, 1893 Presidential electors meet at State cap-

itals and vote......Jan. 9, 1893 Gen. Benjamin F. Butler, born at Deerfield, N. H., Nov. 5, 1818, dies suddenly at Washington, D. C.....Jan. 11, 1893

Ex-President Rutherford B. Hayes, born Patrick S. Gilmore, leader of Gilmore's at Delaware, O., 1822, dies at his home at Fremont, O.....Jan. 17, 1893

L. Q. C. Lamar, ex-Confederate general, ex-Senator, Secretary of the Interior in Cleveland's first cabinet, and associate justice of the Supreme Court, dies near Macon, Ga.....Jan. 23, 1893

Phillips Brooks, Protestant-Episcopal bishop of Massachusetts, born at Boston, Dec. 13, 1835, dies there

Jan. 23, 1893

James G. Blaine, born 1830, dies at his home in Washington, D. C...Jan. 27, 1893 Bill to repeal the silver-purchase clause

of the Sherman act called up by Senator Hill......Feb. 6, 1893 Electoral votes counted....Feb. 8, 1893 Hawaiian commission reaches Washing-

ton, Feb. 3; treaty of annexation signed, Feb. 14, and laid before the Senate

Feb. 15, 1893 Act for a national quarantine against cholera approved.......Feb. 15, 1893 Gen. P. T. G. Beauregard, born near New Orleans, May 28, 1818, dies at New Orleans, La......Feb. 20, 1893

President suspends part of the proclamation of Aug. 18, 1892, imposing tolls on freight for Canada through the St. Mary's Falls Canal......Feb. 21, 1893

Inman line steamers City of New York Dec. 5, 1892 and City of Paris transferred from British to American registry; the stars and Senate...... Dec. 6, 1892 stripes raised on the City of New York by

Secretary of State Foster resigns to sit

Feb. 23, 1893

the Sierra Forest reserve, California, Feb. 1824, dies in Sewanee, Tenn. 14: Pacific coast reserve, Washington, Feb. 20; Grand Cañon forest reserve, Ari-2018. Feb. 20: Trabuco Cañon forest reserve and another timber reserve in Cali-

Diplomatic appropriation act, authorizing the President at his discretion to confer on the envoys to any government the same rank as its representative in the United States, approved

March 1, 1893

Act requiring inter-State railroads after Jan. 1, 1898, to use only cars with automatic couplers and engines with airbrakes approved............March 2, 1893

Fifty-second Congress appropriates \$1,-026,822,049.72, more by \$38,400,000 than the Fifty-first, the so-called "Billion Dol-

Fifty-second Congress adjourns

March 4, 1893

ADMINISTRATION -TWENTY - SEVENTH DEMOCRATIC, March 4, 1893, to March 3, 1897.

Grover Cleveland, New York, President. Adlai E. Stevenson, Illinois, Vice-Presi-

Senate assembles in extra session

March 4, 1893

the Hawaiian President withdraws treaty from the Senate.... March 9, 1893 Hawaiian princess Kaiulani and suite

reach Washington, March 8, and are received at the White House

March 13, 1893 Extradition treaty with Sweden rati-

fied and proclaimed ..... March 18, 1893 Ex-Representative Blount sails from San

Francisco for Honolulu on the revenuecutter Rush on his special mission to Bering Sea arbitration opened in Paris

March 23, 1893

President informed that Great Britain and France have raised their representatives to the United States to the rank of ambassadors..... March 24, 1893

A threatening outbreak on the Choctaw reservation, Indian Territory, between rival Indian factions, results in a battle; several are wounded..... March 28, 1893

Edmund Kirby Smith, Confederate gen-

Proclamations of President setting apart eral, born at St. Augustine, Fla., May 16.

March 28, 1893 Gen. Hiram Berdan, inventor of a longrange rifle, dies at Washington, D. C.

March 31, 1893

Thomas F. Bavard, of Delaware, nominated ambassador to the Court of St. James (the first ambassador of the United States), March 30; he takes the oath of office......April 3, 1893

Arguments of English and American representatives begun before the court of arbitration in the Bering Sea dispute

April 4, 1893

Minister Hicks telegraphing that the consular agency at Mollendo, Peru, was attacked, March 25, and the agent shot, Secretary Gresham directs a protest and a demand for reparation....April 6, 1893

Chie of the diplomatic service to France, James B. Eustis, of Louisiana.

raised to the rank of ambassador

April 8, 1893 Caravel Santa Maria, a reproduction of the flag-ship of Columbus, given to the United States by Spain, March 26, reaches Havana.....April 9, 1893

Sir Julian Pauncefote received by the President as ambassador from Great Britain......April 11, 1893

American Railway union organized at Chicago......April 12, 1893 M. Patenotre received by the President

as ambassador from France

April 12, 1893 United States forces withdrawn from Hawaii by order of Commissioner Blount April 13, 1893

Duke of Veragua and party arrive at New York and are publicly received

April 15, 1893

Senate special session adjourns

April 15, 1893

Spanish caravels reach Hampton Roads, April 21; New York Harbor

April 24, 1893

Original Paul Jones flag raised and saluted at the Highlands of Navesink, N. J.,

April 25, 1893

Gen. John M. Corse, the hero of Allatoona, Ga., dies at the "Hemlocks," Mass. April 27, 1893

International Columbian naval review in New York Harbor and Hudson River; President Cleveland reviews the fleet on the Dolphin, passing between lines of ships three miles in length; ten nations represented by thirty-six war-ships and over 10,000 officers and men.... April 27, 1893

Liberty bell received at Chicago with honors......April 29, 1893

World's Columbian Exposition formally opened at Chicago by President Cleveland

May 1, 1893 Secretary of the Treasury issues an

order, supplemented by a circular from the Attorney-General, suspending arrests under the Chinese exclusion act until fur-

James H. Blount, of Georgia, appointed minister to Hawaii to succeed John L. Stevens, resigned......May 9, 1893

Joseph Francis, inventor of the lifesaving car, for which a special gold medal was awarded Aug. 27, 1888, and presented by Congress April 12, 1890, dies at Cooperstown, N. Y., aged ninety-two

May 10, 1893 Locomotive engine No. 999 of the New York Central & Hudson River Railroad runs a mile in thirty-two seconds between Rochester and Buffalo, N. Y.

May 11, 1893 Geary Chinese exclusion act upheld as constitutional by the Supreme Court in special session; arguments begun, May 10; decision reached..........May 15, 1893

Secretary of State defers deportation of Chinese under the Geary act until Congress shall appropriate sufficient funds

May 17, 1893 Infanta Eulalia arrives in New York with her husband, Prince Antoine, to rep-

resent the Queen Regent of Spain at the World's Fair......May 18, 1893 Cherokee strip between Kansas and Oklahoma, containing 6,072,754 acres, purchased by the government for \$8,596,736,

to be added to Oklahoma....May 18, 1893 Jefferson Davis's remains removed from New Orleans, May 28, and reinterred in Hollywood Cemetery, Richmond, Va.

May 31, 1893 Official notice that the Italian and German legations at Washington are made embassies......June 2 and 3, 1893

President promulgates the extradition treaty with Russia, ratifled at St. Petersburg April 21, to go into effect June 24 June 5, 1893

Edwin T. Booth, actor, born near Bal-

timore, Md., Nov. 13, 1833, dies in New York City.....June 7, 1893 Gold reserve in the United States treas ury falls below \$89,600,000...June 8, 1893

Floor of Ford's Theatre, Washington, D. C., used by the pension record division of the War Office, falls while nearly 400 government clerks are at work in the building; twenty - one killed, sixty - eight injured.....June 9, 1893

Battle - ship Massachusetts launched at Messrs. Cramp & Sons' ship-yards in Philadelphia.....June 10, 1893

Viking ship, representing Lief Ericson's Cockstab Find, which left Bergen, Norway, April 30, for the World's Fair at Chicago, reaches New York. June 17, 1893 United States Senator Leland Stanford,

ex-governor of California, born 1824, dies at Palo Alto, Cal.....June 20, 1893 Governor Altgeld, of Illinois, pardons Fielden, Schwab, and Neebe, anarchists en-

gaged in the Haymarket riot. June 26, 1893 President Cleveland calls an extra ses-

sion of Congress to meet Aug. 7 June 30, 1893

Frequent failures among national, State, and private banks...July-September, 1893 Lieutenant Peary leaves New York on his second Greenland expedition

July 2, 1893 First summer meeting for university extension students called in Philadelphia by the Society for the Extension of University Teaching.....July 5, 1893

Justice Blatchford, of the Supreme Court, born March 9, 1820, dies at Newport, R. I.....July 7, 1893 Colorado Silver Convention opens in

Denver, and issues an appeal to the people of the United States.....July 11, 1893 First convention of the National Bi-

metallic League in Chicago... Aug. 1, 1893 Fifty-third Congress, first session (extra), assembles......Aug. 7, 1893

Senate composed of forty-four Democrats, thirty-seven Republicans, four Populists, with three vacancies. House composed of 216 Democrats, 125 Republicans, eleven Populists, with four vacancies. C. F. Crisp, of Georgia, elected speaker

Aug. 7, 1893

President's message, recommending the repeal of the purchase clause of the Sherman silver act.....Aug. 8, 1893 "Currency famine" early in August;

premiums for small bills reach \$25 per \$1,000.....Aug. 10, 1893 Wilson bill to repeal the silver-purchase law introduced in the House

Aug. 11, 1893

United States cruiser Minneapolis launched at Cramp & Sons' ship - yards, Philadelphia......Aug. 12, 1893

Decision of Bering Sea court of arbitration, denying the right of the United States to a close sea, but adopting regulations forbidding the killing of seals within 50 miles of Pribylov Islands or outside that limit from May 1 to July 31

Aug. 15, 1893

Legislatures of Montana, Washington, and Wvoming adjourning without electing Senators for six years, beginning March 4. 1893, the Senate decides that when a State legislature has the opportunity to elect and fails, an appointment by the governor is void. This left three vacancies in the Senate......Aug. 23, 1893

Severe hurricane in Southern Atlantic States: more than 600 lives lost at Beaufort. Port Royal, and adjacent places

Aug. 28, 1893

Wilson bill, repealing the purchasing clause of the "Sherman act," passes the House; yeas, 239; nays, 109; not voting, five......Aug. 28, 1893 Wilson bill reported in the Senate from the finance committee, with amendments, pledging the government to maintain bimetallism, by Senator Voorhees of Indiana Aug. 29, 1893

Official data show 560 State and private bank suspensions and seventy-two resumptions, and 155 national-bank suspensions

and seventy resumptions

Jan. 1-Sept. 1, 1893 Albert S. Willis, of Kentucky, appointed minister to Hawaii, to succeed Mr. Blount

Sept. 3, 1893

Pan-American medical congress opened at Washington, D. C., by President Cleveland; over 1,000 physicians in attendance Sept. 5, 1893

Hamilton Fish, LL.D., statesman, born Aug. 3, 1808, dies at Garrisons, N. Y.

Sept. 7, 1893

Envoy to Germany made an ambassador.....Sept. 8, 1893 World's parliament of religions begins

its sessions in Chicago, Ill. Sept. 11, 1893 Twenty masked robbers hold up a train

on the Lake Shore Railroad, near Kendallville. Ind., shoot the engineer, and, by dynamite, secure nearly \$20,000 from the express car.....Sept. 12, 1893

Five thousand ounces of gold, worth \$134,000, missed from the United States mint at Philadelphia, in a vault not opened since 1887. The money was stolen by weigh-clerk H. S. Cochran, who restores \$107,000......Sept. 14, 1893

Cherokee outlet, Oklahoma, opened to settlement under proclamation of the President. Aug. 19, 1893; 100,000 persons make a rush for the 6,000,000 acres of land

Sept. 16, 1893

Centennial of the laving of the cornerstone of the Capitol celebrated at Washington; William Wirt Henry, of Virginia, chief orator.....Sept. 18, 1893

Destructive storm on the Gulf of Mexico; ever 2,000 lives lost along the coast, with a large loss of property on

Oct. 2, 1893

Pan - American Bimetallic Convention meets at St. Louis......Oct. 3, 1893 Tucker bill to repeal the federal election laws passes the House by 201 to 102; not voting, fifty.....Oct. 10, 1893

Senate sits continuously to force a vote on the repeal bill, from 11 A.M. Wednesday, Oct. 11, to 1.45 A.M. Friday, when it adjourns for want of a quorum. Senator Allen, of Nebraska, holds the floor for fourteen hours, in the longest continuous speech ever made in the Senate

Oct. 13, 1893

American vacht Vigilant wins the third of five races for the America's cup, off Sandy Hook, N. J., defeating the English Valkyrie.....Oct. 13, 1893

Secretary Gresham Issues confidential instructions to Minister Willis, outlining the plan of the President for reinstating the Queen at Hawaii by moral force, under certain conditions.....Oct. 18, 1893

Lucy Stone (Blackwell), founder of the American Woman Suffrage Association, born Oct. 13, 1818, dies at Dorchester, Mass.....Oct. 18, 1893

Rear - Admiral Stanton removed from command of the South Atlantic Squadron, on charge of saluting the flag-ship of Admiral Mello, leader of the Brazilian revolutionists.....Oct. 25, 1893

Battle-ship Oregon launched at San Francisco.....Oct. 26, 1893

World's Columbian Exposition closed

Senate passes the Wilson bill to repeal the silver-purchase law, with the Voorhees amendment, by 43 to 32 (twenty-three Republicans, twenty Democrats for; nineteen Democrats, nine Republicans, four Populists against; ten not voting)

Oct. 30, 1893

Wilson bill as amended passes the House by 193 to 94; not voting, sixty-six; and is approved......Nov. 1, 1893

McCreary Chinese exclusion bill, as amended by Mr. Geary, passes the House by 178 to 9, Oct. 16, and Senate, Nov. 2. The bill extends the time of registration six months from date; approved.. Nov. 3, 1893 First session (extra) adjourns

Nov. 3, 1893

Francis Parkman, American historian, born 1823, dies at Jamaica Plains, near Boston......Nov. 8, 1893 Extradition treaty with Norway ratified

Nov. 8, and proclaimed.....Nov. 9, 1893 The cruiser Columbia makes a record

of 25 knots......Nov. 16, 1893

Supreme Court decides that the Great Lakes of this country and their connecting waters are included in the term "high seas "......Nov. 20, 1893

Jeremiah M. Rusk, ex-Secretary of Agriculture, dies at his home in Viroqua, Wis., aged fifty-three.....Nov. 21, 1893

Pauline Cushman (Fryer), actress, scout, and spy in the Federal army during the Civil War, dies at San Francisco, Cal., 

Supreme Court declares the alien contract labor law constitutiona!

Dec. 4, 1893 Second session 'assembles. President's message received and read....Dec. 4, 1893

President's message to Congress defining his position in the Hawaiian controversy Dec. 18, 1893

Wilson tariff bill reported in the House from the ways and means committee

Dec. 19, 1893 Rear-Admiral Stanton restored to rank, and assigned to command of the North Atlantic Squadron......Dec. 21, 1893

Senate committee begins the investigation of President Cleveland's Hawaiian 

in the House............Jan. 8, 1894 White...................March 12, 1894

William B. Hornblower, of New York, Oct. 30, 1893 nominated associate justice of the Supreme Court in place of Blatchford, deceased, Sept. 19, 1893; rejected by the Senate, through the influence of Senator Hill, of New York, by 30 to 24

Jan. 15, 1894

John H. Gear, of Iowa, elected United States Senator.....Jan. 16, 1894 Secretary Carlisle announces an issue of \$50,000,000 ten-year 5-per-cent. bonds,

payable in coin.....Jan. 17, 1894 United States Senator Edward C. Walt-

hall from Mississippi resigns

Jan. 18, 1894

United States flag fired on in Rio de Janeiro by the insurgents. Admiral Benham returned the fire and exacted prompt satisfaction.....Jan. 30, 1894

Income-tax clause attached to the tariff bill in the House by 175 to 56, Jan. 31, and the bill amended passed by 204 to 140; not voting, eight......Feb. 1, 1894

Old corvette Kearsarge, which fought and sank the Alabama off Cherbourg, France, during the Civil War, is wrecked on Roncardo Reef, about 200 miles northeast from Bluefields, Nicaragua; no lives 

Bland silver bill, providing for the coinage of seigniorage to the amount of \$55,-

000,000, introduced in the House

Feb. 7, 1894 McCreary resolutions on Hawaii, upholding the administration policy, pass the House by 177 to 76; not voting, ninetyeight......Feb. 7, 1894

Federal election laws repeal bill passes the Senate by 39 to 28, Feb. 7; approved

Feb. 8, 1894 Wheeler H. Peckham, of New York, nominated associate justice of the Supreme Court, Jan. 22; nomination rejected by the Senate, through the influence of Senator Hill, of New York, by 41 to 32

Feb. 16, 1894 Senator E. D. White, of Louisiana, nominated as associate justice and confirmed

Feb. 19, 1894 Bland silver bill passes the House by

168 to 129; not voting, fifty-six

March 1, 1894

N. C. Blanchard, representative in Congress, appointed by the governor of Lou-Debate on the Wilson tariff bill begins isiana, qualifies as successor to Senator

Bland bill passes the Senate by 44 to 31: 

Tariff bill, with amendments, reported in the Senate from the committee on finance by Senator Voorhees

March 20, 1894

J. S. Coxe's Army of the Commonweal starts from Massillon, O., for Washington with about 100 men ..... March 25, 1894

Alfred Holt Colquitt, United States Senator from Georgia, dies at Washington.

D. C., in his seventieth year

March 26, 1894

bill for coinage of seigniorage

March 29, 1894 Senator Voorhees opens the tariff debate in the Senate......April 2, 1894 Kelly's industrial army, 350 strong, leaves San Francisco for Oakland on its way to Washington ..... April 3, 1894

Bill to carry out the terms of the Bering Sea tribunal passes the Senate April 3, and is approved......April 6, 1894 President proclaims the award of the Bering Sea tribunal.....April 9, 1894

Kelly's army, augmented to 1,200 men, seizes a Union Pacific Railroad train of twenty coal-cars, and proceeds eastward

April 12, 1894 Senator Zebulon B. Vance, of North Carolina, dies at Washington, D. C., aged

sixty-four......April 14, 1894 Gen. Henry W. Slocum dies at his home in Brooklyn, aged sixty-six. . April 14, 1894 Henry S. Ives, nicknamed the "Napoleon of Finance." dies of consumption near Asheville, N. C.....April 17, 1894

Ex-Gov. Thomas J. Jarvis, appointed April 19 to succeed the late Senator Vance, of North Carolina, qualifies

April 26, 1894 General Coxey's army of commonwealers arrives at Brightwood Park, near Washington, D. C.....April 29, 1894

Francis B. Stockbridge, United States Senator from Michigan, dies at Chicago, aged sixty-eight......April 30, 1894

Leaders of Coxey's army arrested for trespassing on the grounds of the Capitol, and imprisoned......May 1, 1894

Canadian revenue-cutter Petrel seizes two American steamboats on Lake Erie, and arrests forty-eight residents of Ohio on charge of illegal fishing in Canadian waters......May 9, 1894

Richard Croker resigns as a member of the executive, and as chairman of the finance committee of Tammany Hall; John McQuade succeeds him.....May 10, 1894

General assembly of the Presbyterian Church convicts Prof. Henry P. Smith of

heresy by a vote of 396 to 101

May 26, 1894

Kelly's industrial army, 1,100 strong, reaches St. Louis May 28; divides, and proceeds down the Mississippi and up the Ohio towards Washington. May 31, 1894

Frve's California army arrives in de-President Cleveland vetoes the Bland tachments at Washington early part of

June, 1894

Rhode Island legislature elects ex-Gov. George P. Wetmore as successor to United States Senator Dixon.....June 12, 1894 American Railway Union boycott of the

Pullman Palace Car Company grows into a general Western railroad strike

June 27, 1894

Bill making the first Monday in September a legal holiday, "Labor Day," in the United States, approved..June 28, 1894

Rear-Adm. William Grenville Temple, U. S. N., dies at Washington, aged seventy......June 28, 1894

Kelly's army reaches the vicinity of Washington about......July 1, 1894

United States Judges Groscup and Woods of the northern district of Illinois enjoin President Debs of the American Railway Union and others from interfering with trains carrying United States mails.....July 2, 1894

Secretary of War announces that the United States troops at Fort Sheridaneight companies of infantry, two troops of cavalry, and a battery of light artilleryhave been ordered to Chicago to enforce the laws of the United States

July 3, 1894

Gorman compromise tariff bill passes the Senate: yeas, 39 (thirty-seven Democrats, two Populists); navs, 34 (thirtyone Republicans, two Populists, one Democrat [Mr. Hill, of New York]); with 634 amendments to the original Wilson bill of the House.....July 3, 1894

The Hawaiian Republic proclaimed

July 4, 1894 Governor Altgeld, of Illinois, protests against ordering Federal troops into the State.....July 5, 1894 Proclamation of President warning unlawful assemblages in the State of Illinois to disperse, July 8, and a second proclamation referring to States in the Northwest......July 9, 1894

President Debs, Vice-President Howard, and other leaders in the American Railway Union strike, indicted by the federal grand jury for conspiracy to obstruct the mails and hinder the execution of laws

July 10, 1894

Joint committee of the Senate and House on naval affairs agrees on a scheme of promotion in the navy.....July 13, 1894 President Cleveland signs the enabling

act to admit Utah into the Union

July 17, 1894

Representative Wilson from West Virginia reads in the House a personal letter from the President condemning the Senate tariff bill.....July 19, 1894

Gen. Coxey, after a short term in the district jail, disbands his army, stating that his plan had failed and that they would have to look out for themselves

July 26, 1894

Ex-Judge Advocate-Gen. Joseph Holt, U. S. A., retired, born January, 1807, dies at Washington, D. C.....Aug. 1, 1894

American Railway Union strike, virtually ended July 14, when the strikers returned to work in large numbers, is formally declared off......Aug. 3, 1894

United States Treasury gold reserve reaches the lowest point since the resumption of specie payments, namely, \$52,189,-500.....Aug. 7, 1894

President Cleveland recognizes the new Republic of Hawaii......Aug. 8, 1894

A detachment of militia drives the remnant of the Kelly and Frye industrial armies across the Potomac

Aug. 11, 1894

They were finally furnished transportation to their Western homes by the government.]

United States Senate ratifies the new Chinese treaty regulating immigration, signed March, by 47 to 20. Aug. 13, 1894

[Formally proclaimed by the President, Dec. 8.]

182 yeas (175 Democrats, seven Populists) to 106 nays (ninety-three Republicans, thirteen Democrats), and passes bills for free coal, iron, barbed wire, and sugar Aug. 13, 1894

Tariff bill becomes a law without the President's signature.....Aug. 27, 1894 Second session (268 days) adjourns

Aug. 28, 1894

Ten towns in Minnesota, six in Wisconsin, and three in Michigan totally destroyed by forest fires.....August, 1894 Gen. N. P. Banks, born Jan. 30, 1816,

dies at Waltham, Mass.....Sept. 1, 1894 Samuel J. Kirkwood, United States ex-

Senator, ex-Secretary of the Interior, and war governor of Iowa, dies at Des Moines, aged eighty-one.....Sept. 1, 1894 Maj.-Gen. George Stoneman, ex-gov-

ernor of California, born Aug. 8, 1822, dies at Buffalo, N. Y.....Sept. 5, 1894

President Cleveland proclaims amnesty to persons convicted of polygamy under the Edmunds act.....Sept. 27, 1894

Proclamation of President setting apart the Ashland forest reserve in Oregon

Sept. 28, 1894

Brig.-Gen. John P. Hawkins, commissary-general of subsistence, United States army, retired.....Sept. 29, 1894

Oliver Wendell Holmes, born in Cambridge, Mass., Aug. 29, 1809, dies at his residence in Boston.....Oct. 7, 1894 Andrew G. Curtin, war governor of Pennsylvania, dies at Bellefonte, Pa., aged

seventy-seven.....Oct. 7, 1894 Train on the Fredericksburg and Potomac Railroad held up 41 miles south of Washington, D. C., and robbed of \$150,000

Oct. 12, 1894

Memorial tablet to memory of Robert C. Morris, the financier of the Revolution, unveiled at Batavia, N. Y.; oration by Secretary of Treasury Carlisle....Oct. 13, 1894 Secretary Carlisle offers for sale \$50,-

000,000 of United States 5-per-cent. tenyear bonds......Nov. 13, 1894 [Awarded to the Stewart syndicate of

New York City, Nov. 26.]
Dr. James McCosh, ex-president of Princeton College, dies in Princeton, N. J., aged eighty-three.....Nov. 16, 1894

New treaty with Japan signed at Washington......Nov. 23, 1394

President remits the unexpired portion House passes the Senate tariff bill by of Brigadier-General Swaim's sentence (see February, 1885).....Dec. 1, 1894 John Burns, the English labor leader

and member of Parliament, arrives at New York......Dec. 1, 1894

[Returned to England, Jan. 3, 1895.]

# UNITED STATES OF AMERICA Third session convenes.....Dec. 3, 1894 grade of lieutenant-general in the army

for the benefit of Maj.-Gen. John M.

Schofield; confirmed ......Feb. 6, 1895

President Cleveland decides the boun-

Emigrant convention with China rati-

Treaty between the United States and

Japan proclaimed..........Dec. 9, 1894 dary dispute between Brazil and the Ar-President Cleveland issues an order gentine Republic in favor of Brazil placing in the classified civil service the Feb. 6, 1895 internal-revenue force..... Dec. 12, 1894 Brig.-Gen. Thomas H. Ruger, U.S.A., Eugene V. Debs sentenced to six months' nominated by the President to be majorimprisonment, and his associates to three months' imprisonment for contempt of President sends a message to Congress court (sentence to begin Jan. 8, 1895) advising it of a loan of \$62,400,000 at four Dec. 14, 1894 per cent. for thirty years, under provision of the act of Jan. 14, 1875.... Feb. 8, 1895 Mosquito reservation formally incor-Frederick Douglass, colored, celebrated porated with Nicaragua . Dec. 17, 1894 Brigadier-General Swaim, judge advoin the history of the country, dies at cate-general, retired......Dec. 24, 1894 Anacostia, D. C., aged about seventy-eight Philological congress in the United years......Feb. 20, 1895 Postmaster-Gen. Wilson S. Bissell re-States opens at the University of Penn-sylvania, Philadelphia.....Dec. 27, 1894 Wm. L. Wilson, of West Virginia, ap-Act to establish a national military park at the battle-field of Pittsburg Landpointed Postmaster-General, and confirmed March 1, 1895 ing, or Shiloh, approved ... Dec. 28, 1894 James G. Fair, United States ex-Senator Fifty-third Congress adjourns from California, dies at San Francisco, March 4, 1895 aged sixty-three..........Dec. 29, 1894 [Appropriations allowed for the year [Estate estimated at \$40,000,000.1 \$498,952,524, of which \$141,381,570 was President nominates Col. G. N. Lieber to for pensions.] An act to reduce taxation, to provide be judge advocate-general in place of Brig.-Gen. D. G. Swaim, retired ... Jan. 3, 1895 revenue, etc. (the tariff bill)......1895 Royalist uprising at Waikiki Beach, [It became a law without the Presiabout five miles from Honolulu, for the dent's approval.] Steamship Allianca fired upon purpose of overthrowing the government (easily suppressed).....Jan. 6, 1895 Spanish cruiser Conde de Vendaito Brooklyn street-car strike, attended with March 5, 1895 Riot and massacre on the levee, New great loss of property and several lives, without beneficial results to the strikers Jan. 10, 1895 Reparation demanded from Spain for Senate passes the urgency deficiency firing on the steamer Allianca bill, including appropriations for collect-March 13, 1895 ing the income tax.....Jan. 15, 1895 Spain gives satisfaction in the Allianca affair.....April 26, 1895 Nicaragua Canal bill passes the Senate Jan. 25, 1895 Income tax declared null and void by James G. Blaine dies at Washington, the Supreme Court......May 20, 1895 D. C.....Jan. 27, 1895 The vote was 5 to 4.1 Hugh McCullough, ex-Secretary of the Loss of the North German Lloyd steamship Elbe off the coast of Holland Treasury, dies at Washington Jan. 30, 1895 May 24, 1895 Ex-Queen Liliuokalani renounces her Secretary of State Gresham dies at rights to the throne of Hawaii Washington......May 28, 1895 Jan. 30, 1895 Richard Olney appointed Secretary of State, and Judson Harmon Attorney-Springer (administration) finance bill, authorizing the issue of \$500,000,000 of General.....June 7, 1895 The President issues a proclamation gold bonds, etc., defeated in the House against the Cuban filibusters Joint resolution passed to revive the June 12, 1895

Democratic Nationa. Convention meets Justice Howell, of the United States at Chicago, Ill. Platform adopted Supreme Court, dies.....Aug. 8, 1895 July 9, 1896 America's Cup races sailed... Sept., 1895 [Bryan and Sewall nominated.] Cotton States International Exhibition The Venezuelan arbitration correspondopened at Atlanta, Ga.... Sept. 18, 1895 ence made public......July 17, 1896 Major-General Miles assumes command Populist and Free Silver parties meet in of the army......Oct. 5, 1895 convention at St. Louis....July 22, 1896 [Lieutenant - General Schofield retired The People's Party National Convention for age.] meets at St. Louis, Mo.... July 24, 1896 President Cleveland sends a message to President Cleveland issues a proclama-Congress recommending the appointment tion warning Cuban filibusters of a commission to determine the question July 30, 1896 whether Great Britain had infringed the The Rev. Sebastian Martinelli appointed Monroe doctrine in the Venezuelan bounpapal delegate in the United States July 30, 1896 Congress authorized the President to ap-Hoke Smith, Secretary of the Interior, point such a commission....Dec. 21, 1895 resigns; David R. Francis appointed his Members of the Venezuela boundary commission named by the President Li Hung Chang arrives in New York Jan. 1, 1896 Aug. 28, 1896 The Secretary of the Treasury calls for [Received by President Aug. 29.] bids for \$100,000,000 in bonds as a popu-National Democratic party meets at lar loan......Jan. 6, 1896 Indianapolis, Ind. (Declares for the gold The American ship St. Paul goes ashore standard) ......Sept. 3, 1896 off Long Branch, N. J.....Jan. 24, 1896 Appropriation for the Tennessee Cen-[She was released Feb. 4.] tennial Exposition granted. Dec. 22, 1896 The United States consulate at Barce-Arbitration treaty between the United lona, Spain, mobbed......March 2, 1896 States and Great Britain signed at Wash-American college athletes win many vicington, D. C.....Jan. 11, 1897 tories in the Olympian games in Greece National Monetary Association meets at April 6, 1896 Indianapolis, Ind......Jan. 12, 1897 Arbitration Congress International United States Supreme Court declares meets at Washington.....April 22, 1896 the South Carolina Liquor law unconstitu-John Hays Hammond and other Amertional.....Jan. 18, 1897 icans convicted of high treason in the Intoxicating drinks to Indians pro-Transvaal Republic, sentenced to death hibited......Jan. 30, 1897 April 28, 1896 Transportation for contributions to the [They were subsequently banished.] The President places 30,000 government famishing poor of India authorized employés under civil-service rules Feb. 19, 1897 Postal laws amended providing limited May 6, 1906 indemnity for loss of registered mail mat-Cyclone in St. Louis, killing 400 ter......Feb. 27, 1897 persons, destroying property valued at An act to provide for the representation \$10,000,000......May 27, 1896 of the United States at any international Prohibition party meets in convention at monetary conference hereafter, and the President authorized to promote an in-National party meets in convention at ternational agreement.....March 3, 1897 Republican National Convention meets TWENTY-EIGHTH ADMINISTRATION - REat St. Louis, Mo. Platform adopted PUBLICAN, March 4, 1897, to March 3, 1901 June 18, 1896 William McKinley, Ohio, President. Socialist party meets in convention at Garret A. Hobart, New Jersey, Vice-New York.....July 4, 1896 President. The Ancient and Honorable Artillery Rights of aliens to own real estate in Company, of Boston, arrives in England

on a visit.....July 8, 1896

the Territories regulated .... March, 1897

on the President published...Feb. 8, 1898 Congress at Venezuela ratifies arbitra-The battle-ship Maine blown up in the harbor of Havana......Feb. 15, 1898 Mississippi River reaches highest stage Joint resolution providing for a survey ever known......April 9, 1897 and report upon the practicability of se-Dedication of the Grant monument in curing a channel of adequate width and of thirty-five feet depth at mean low water Nashville International Exhibition openthrough the Southwest Pass of the Mised......May 1, 1897 sissippi River approved.....Feb. 17, 1898 Universal Postal Union Congress opens Joint resolution providing for the recovat Washington, D. C......May 2, 1897 ery of the remains of the officers and men Arbitration treaty with Great Britain on the United States ship Maine approved rejected by the Senate..... May 5, 1897 Feb. 23, 1898 Berliner telephone case decided A law prohibiting the passage of local United States Supreme Court in favor of or special laws in the Territories, and lim-iting territorial indebtedness, amended Belligerency of Cuba recognized March 4, 1898 May 20, 1897 Gen. William S. Rosecrans dies at Fifty thousand dollars appropriated for Rosecrans, Cal......March 11, 1898 the relief of United States destitute citi-Relief for the sufferers by the destruc-tion of the United States ship Maine au-Severe earthquake in Central States May 31, 1897 Joint resolution for the recognition of Venezuela boundary treaty ratified at the independence of the people of Cuba, Washington.....June 14, 1897 demanding that the government of Spain Immigrant buildings on Ellis Island relinquish its authority and government burned.....June 15, 1897 in the island of Cuba, and to withdraw Trans-Mississippi International Exposiits land and naval forces from Cuba and tion at Omaha, Neb., authorized Cuban waters, and directing the President June 30, 1897 of the United States to use the land and Coal miners strike.....July 2, 1897 naval forces of the United States to An act to provide revenue for the govcarry these resolutions into effect ernment, and to encourage the industries April 20, 1898 of the United States (the tariff bill) War with Spain declared April 20, 1898 July 24, 1897 [For chronological record, see SPAIN, Authority given to the President to suspend discriminating duties imposed on WAR WITH. Charles Emory Smith appointed Postforeign vessels and commerce master-General......April 21, 1898 July 24, 1897 Appropriations for fortifications and Hawaii ratifies annexation treaty other works of defence, for the armament Sept. 14, 1897 thereof, approved...........May 7, 1898 Bering Sea treaty signed at Washing-Volunteer brigade of engineers, and an ton......Nov. 8, 1897 additional force of 10,000 men, authorized Postal Union treaty signed at Washing-May 11, 1898 ton......Nov. 16, 1897 Volunteer signal corps authorized Yellow - fever returns from the Missis-May 18, 1898 sippi coast show 4.286 cases, of which 446 were fatal......Nov. 21, 1897 Battle-ship Alabama launched at Chester, Penn..., May 18, 1898 The killing of seals in the waters of the An act to provide assistance to the in-North Pacific prohibited....Dec. 29, 1897 habitants of Cuba, and arms, munitions, The monetary convention meets at Inand military stores to the people of Cuba, dianapolis.....Jan. 25, 1898 authorized......May 18, 1898 Free silver beaten in the House of Rep-United States auxiliary naval force auresentatives by a vote of 182 to 132 Jan. 31, 1898 Commercial treaty with France signed The letter written by the Spanish minister at Washington (De Lome) reflecting May 30, 1898 IX.-31.

#### UNITED STATES $\mathbf{OF}$

The Trans-Mississippi International Exposition in Omaha, Neb., opens June 1, 1898 Congress authorizes the Secretary of the Navy to present a sword of honor to Commodore George Dewey, and to cause bronze medals to be struck commemorating the battle of Manila Bay, and to distribute such medals to the officers and men of the ships of the Asiatic Squadron. June 3, 1898 House document No. 396, relating to the beet-sugar industry in the United States, authorized by joint resolution to be printed.....June 4, 1898 Disabilities imposed by Section 3 of the Fourteenth Amendment to the Constitution removed.....June 6, 1898 Appropriation to pay the Bering Sea awards.....June 15, 1898 Commission appointed to collate information and to consider and recommend legislation to meet the problems presented by labor, agriculture, and capital, authorized.....June 18, 1898 The bankruptcy law approved July 1, 1898 Joint resolution annexing the Hawaiian Islands to the United States approved July 7, 1898 Spain sued for peace.....July 26, 1898 First pensioner of the war with Spain, Jesse T. Gates, 2d United States Artillery, Anglo-American League organized in London.....July 13, 1898 Peace protocol signed between Spain and the United States.....Aug. 12, 1898 United States and Canadian Joint High Commission meet in Quebec. Aug. 23, 1898 John Hay appointed Secretary of State, Sept. 30, 1898 Battle-ship Illinois launched at Newport News ......Oct. 4, 1898 United States Supreme Court decides Joint Traffic Association case against the railroads.....Oct. 24, 1898 The captured Spanish cruiser Infanta Maria Theresa abandoned in a gale Nov. 1, 1898 David A. Wells dies at Norwich, Conn. Nov. 5, 1898 General elections result in a small Republican majority in the next House of Representatives.....Nov. 8, 1898 Gen. Don Carlos Buell dies at Louisville, Ky......Nov. 19, 1898

AMERICA Provision made for a national exposition of American products in the city of Phila-John Russell Young, librarian of Congress, dies at Washington, D. C. Jan. 17, 1899 The American flag raised at Guam, Commander Taussig, of the Bennington, first governor......Feb. 1, 1899 James A. Sexton, commander-in-chief Grand Army of the Republic, dies at Washington, D. C.....Feb. 5, 1899 Commissary - General Eagan suspended for six years from the army.. Feb. 7, 1899 The court-martial had recommended his dismissal from the army. Fire in Brooklyn navy-yard, loss \$1,-000,000......Feb. 15, 1899 The Vicksburg National Military Park authorized......Feb. 21, 1899 An act providing for the erection of a new custom-house in the city of New York amended ......March 2, 1899 The Secretary of the Treasury authorized to acquire the Bowling Green site at a cost not to exceed \$3,000,000, and the custom-house property on Wall Street, which was bought for \$1,000,000, to be sold for not less than \$3,000,000.] An act making an appropriation to carry out the obligations of the treaty of Dec. 10, 1898, between the United States and The Mount Rainier National Park authorized...... March 2, 1899 The office of admiral of the navy created

March 2, 1899 The President was authorized to appoint an admiral of the navy who shall not be placed on the retired list except upon his own application, and when the admiral dies the office ceases to exist.]

[Dewey appointed admiral.]

The navy and marine corps reorganized (the Navy Personnel Act). . March 3, 1899 Pan - American Exposition of 1901 au-

The Ohio Centennial and Northwest Territory Exposition at Toledo, O., authorized March 3, 1899

Attack on British and American sailors at Samoa, by Mataafa's followers

April 1, 1899 Stephen J. Field, associate United States Supreme Court, dies at Washington, D. C.....April 9, 1899

UNITED STATE	ES OF AMERICA
Andrew Carnegie sells the Carnegie	Curtis, was a prominent leader in United
Steel Company	States Civil - Service Reform movement,
Bronze bust of Thomas Paine unveiled	died
at New Rochelle, N. Y May 30, 1899	Secretary Hay announced the success of
Statue of President Arthur unveiled in	the "open-door" policy in China
Madison Square, New YorkJune 14, 1899	Jan. 2, 1900
First formal meeting of the Venezuela	The British government notified that the
arbitration commissionJune 15, 1899	seizures of American flour at Delagoa Bay
The President calls for ten regiments to	are illegal, and indemnity demanded
quell Philippine insurrection—July 7, 1899	Jan. 2, 1900
[For an account of the insurrection,	[The British government replies that
and chronology of the main events, see	food-stuffs are not contraband of war
Aguinaldo; Philippines, etc.]	unless intended for the enemy.] Chicago Drainage Canal opened
Robert G. Ingersoll died. July 21, 1899 Elihu Root succeeds Russell A. Alger as	Jan. 2, 1900
Secretary of WarJuly 22, 1899	Ex-SurgGen. William A. Hammond
Reciprocity treaty with France signed	dies at WashingtonJan. 5, 1900
July 24, 1899	Rev. E. McGlynn, associated with the
Hurricane at Porto Rico, many hun-	
dreds of lives lostAug. 8, 1899	Jan. 7, 1900
National export exposition opened at	Samoan treaty ratifiedJan. 16, 1900
PhiladelphiaSept. 14, 1899	
Admiral Dewey arrived in New York	awarded to John B. McDonald. To cost
Sept. 26, 1899	about \$40,000,000Jan. 16, 1900
Great naval parade in honor of Admiral	New York Canal Commission recommend
Dewey	enlargement of Erie Canal at a cost of
Venezuela Commission announced its	\$60,000,000Jan. 25, 1900 [Afterwards increased to \$100,000,000.]
awardOct. 2, 1899 Temporary boundary-line of Alaska	*
agreed upon with EnglandOct. 12, 1899	7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 -
Shamrock defeated in the races for the	
America's CupOct. 20, 1899	French, Italian, and German ministers de-
United States cruiser Charleston wreck-	mands protection of missionaries in China
ed off the PhilippinesNov. 7, 1899	Feb. 1, 1900
England relinquishes her territorial	
claims in Samoa	
Memorial to Winnie Davis, the "Daughter of the Confederacy," unveiled at Rich-	
mond, VaNov. 8, 1899	
Vice-President Hobart died at Paterson,	The amended treaty usually referred to
N. J	
Samoan partition treaty signed at	William H. Taft appointed chairman of
Washington	commission to establish civil government
Fifty-sixth Congress meets Dec. 4, 1899	in the PhilippinesFeb. 6, 1900
Gen. Leonard Wood succeeds Gen.	9
Brooke as military governor of Cuba	held in WashingtonFeb. 8, 1900
Dec. 13, 1899	
[Assumes office Dec. 21, 1899.]	preserved
Gen. H. W. Lawton killed in the Philip-	
pines	
State government of California begun at	
San José Dec. 20, 1899	
D L. Moody, the evangelist, died	United States Court of Claims decides
Dec. 22, 1899	against Admiral Dewey's claim for bounty
D. B. Eaton, who, with George W.	as to battle of Manila Bay Feb. 26, 1900

OMITED SITTER	, 01 111111111111
United States Industrial Commission report on trust legislation is published	Republican Convention at Philadelphia nominates McKinley and Roosevelt
March 1, 1900	June 21, 1900
Philippine Commission completed by ap-	United States battle-ship Oregon ground-
pointment of Prof. B. Moses. The other	ed at Chefoo, ChinaJune 29, 1900
members are William H. Taft, Dean C.	[Subsequently taken off without any
Worcester, Luke Wright, and Henry C.	serious damage.]
IdeMarch 6, 1900	Fire at Hoboken destroys piers of the
Socialist narty nominates Fugene V	North German Lloyd; 175 lives lost, \$7,-
Socialist party nominates Eugene V.	000,000 property destroyed. June 30, 1900
Debs for President, Joe Harriman for Vice-	
PresidentMarch 9, 1900	Statue of Lafayette presented to France
Great Britain declines United States	by the children of AmericaJuly 4, 1900
offer of mediationMarch 13, 1900	Democratic National Convention at St.
The gold standard currency bill signed	Louis nominates Bryan and Stevenson
March 14, 1900	July 5, 1900
United States Supreme Court sustains	Six thousand two hundred troops or-
Texas anti-trust law March 19, 1900	dered to ChinaJuly 8, 1900
General MacArthur succeeded General	Reciprocity agreement between United
Otis in the PhilippinesApril 7, 1900	States and Germany made. July 10, 1900
Austin, Texas, dam swept away, fifty	[Proclaimed by President McKinley
lives lost, and \$3,000,000 damages	July 14, 1900.]
April 7, 1900	The allies take TientsinJuly 14, 1900
Charles N. Allen appointed governor of	Reciprocity agreement between United
Porto RicoApril 12, 1900	States and Italy signedJuly 18, 1900
The Senate refuses seat to Matthew	Emperor of China appeals to President
Quay, who had been appointed United	for peaceJuly 19, 1900
States Senator by the governor of Penn-	Ex-Secretary of State Jacob D. Cox dies.
sylvaniaApril 24, 1900	at Oberlin, OAug. 4, 1900
Methodist General Conference at Chi-	Pekin taken by allied troops of Europe
cagoMay, 1900	and the United StatesAug. 14, 1900
S. B. Dole appointed governor of Hawaii	Anti-imperialists endorse Bryan at their
May 3, 1900	Indianapolis conventionAug. 16, 1900
Fusion Populists nominate W. J. Bryan	Populists substitute A. E. Stevenson, to
for President, Charles A. Towne for Vice-	take place of C. A. Towne, who declined
President	the nominationAug. 27, 1900
Eclipse of the sun May 28, 1900	Relief for the destitute miners at Cape
American and European troops ordered	Nome authorizedAug. 31, 1900
American and European troops ordered	Galveston inundated by Gulf of Mexico
to guard legations at Pekin . May 30, 1900	
	to fifteen millions in damages.
Confederate reunion at Louisville May 30, 1900	Sept. 8, 1900
	General strike of Pennsylvania coal-
Act creating the senior major-general of	
the army lieutenant-general. June 6, 1900	[Over 100,000 men quit work.]
Civil government act for the "District"	Coal strike endedOct. 17, 1900
of Alaska enactedJune 6, 1900	Ex-Secretary of State John Sherman
Americans and Europeans massacred in	dies at WashingtonOct. 22, 1900
China by the Boxers June 8, 1900	TT 11 7 Cl 1
"Belle Boyd," the woman spy of the	at GuamNov. 13, 1900
Civil War, dies at Kilbourne, Wis.	
June 12, 1900	N 27 1000
General MacArthur proclaims amnesty	
to the Filipino insurgentsJune 15, 1900	70 00 1000
Porto Rican census bulletin published.	
population 953,243June 18, 1900	
Twelve hundred United States soldiers	
landed at Taku, ChinaJune 19, 1900	icapportionment rice, soo members or

the House of Representatives	sixty-five branch libraries in New York
Jan. 16, 1901	City; also \$1,000,000 to St. Louis Public
The army reorganization bill approved	Library
Feb. 2, 1901	General Funston captured Aguinaldo
The centenary of John Marshall's in-	March 23, 1901
auguration as chief - justice of the United	The United States government pur-
States Supreme Court celebrated	chased from Spain the islands of Cagayan
Feb. 4, 1901	and CibutuMarch 23, 1901
War Department closes canteens	Attorney - General Griggs resigned and
Feb. 4, 1901	was succeeded by Philander C. Knox
Russia adds thirty per cent. to customs	March 31, 1901
duties on certain American goods in re-	The Spanish Cabinet approved of a
taliation for United States duty on sugar	treaty of friendship with the United States
Feb. 16, 1901	April 3, 1901
The Cuban constitution signed in dupli-	Great Britain excludes American beef
cate by the delegates in the convention	from army contractsApril 11, 1901
Feb. 21, 1901	The Cuban commissioners meet Presi-
Pacific mail steamship Rio de Janeiro	dent McKinley and Secretary Root
wrecked off Golden Gate, San Francisco;	April 25, 1901
128 lives lost	Leyland Steamship Co. in England pur-
Articles of incorporation of the United	chased by J. P. Morgan & Co.
States Steel Corporation filed in New	April 29, 1901
Jersey	Pan-American exhibition at Buffalo
Decision against the Bell Telephone	opened
Company in the Berliner patent case de-	Civil government established at Manila,
liveredFeb. 27, 1901	in the PhilippinesMay 3, 1901
artorod sees sees sees sees see a constitution may	A great conflagration at Jacksonville,
TWENTY-NINTH ADMINISTRATION. Re-	Fla.; loss, \$10,000,000May 3, 1901
PUBLICAN, March 4, 1901, to March 4, 1905	The powers demand an indemnity of
William McKinley, Ohio, President.	450,000,000 taels from China May 9, 1901
Theodore Roosevelt, New York, Vice-	[Formerly dedicated May 20, 1901.]
President.	American expedition to China ended
Extra session of Senate. March 4, 1901	May 18, 1901
The river and harbor appropriation bill,	Fitz-John Porter diedMay 21, 1901
amounting to \$28,565,696, fails to become	Five cadets dismissed and six suspended
a lawMarch 4, 1901	at West Point for insubordination
[The total appropriations by Congress	May 22, 1901
during the session amounted to \$1,440,-	Porto Rico tariff law declared constitu-
062,545.]	tionalMay 27, 1901
Newport ceased to be one of the State	A decision was rendered by the United
capitals of Rhode Island under the con-	States Supreme Court declaring duties col-
stitutional amendment adopted in 1900.	lected prior to the Porto Rican tariff law
Providence is now the sole capital of the	to be illegal (and refundable), but the law
State1901	itself to be constitutionalMay 27, 1901
Great Britain declined to accept the Sen-	Senators McLaurin and Tillman resigned
	their seats in the United States Senate,
ate amendments to Hay-Pauncefote treaty March 11, 1901	but their resignations were not accepted
	by the government of South Carolina
Andrew Carnegie gives \$4,000,000 as a fund for disabled and superannuated work-	May 30, 1901
	The Hall of Fame at New York Uni-
men of the Carnegie Company, and \$1,000,-	versity was inauguratedMay 30, 1901
000 for the maintenance of the Carnegie	William C. Whitney's horse, Volody-
libraries near Pittsburgh, Pa.  March 13, 1901	ovski, won the English Derby
	June 5, 1901
Benjamin Harrison, ex-President, dies	Andrew Carnegie gives the Scotch uni-
March 13, 1901	versities \$10,000,000 June 7, 1901

02/12/20	
President McKinley states he will not be a candidate for a third term	William McKinley, Ohio, President died Sept. 14, 1901
June 11, 1901 The Cuban Convention adopts the Platt	Theodore Roosevelt, New York, Vice- President, becomes President Sept. 14, 1901
amendmentJune 12, 1901 Court of Claims decides in favor of the	President Roosevelt takes the oath of office as PresidentSept. 14, 1901
United States against Chile in the	The United States and Japanese troops
Itata caseJune 17, 1901 Correspondence between the United	hand over Pekin to the Chinese Sept. 17, 1901
Correspondence between the United States and Spain during the war pub-	President Roosevelt proclaims a day of
lished in WashingtonJune 19, 1901	mourning throughout the country Sept. 19, 1901
W. H. Taft appointed first civil governor of PhilippinesJune 21, 1901	President McKinley's body is taken to
Turkey settles the United States in-	Washington, where it lies in state in the
demnity claimsJuly 2, 1901 Civil government inaugurated in the	Capitol, and then to Canton, O., where last ceremonies are heldSept. 19, 1901
Philippines. W. H. Taft first civil gov-	Czolgosz placed on trial in Buffalo
ernor. Gen. Chaffee succeeds Gen. Mac- Arthur as military governor. July 4, 1901	Sept. 23, 1901 [He is found guilty Sept. 24th, and is
John Fiske, historian, dies at Glouces-	electrocuted at Auburn Oct. 29th.]
ter, MassachusettsJuly 4, 1901 Five million dollars bequeathed to the	The body of President Lincoln is entombed
Metropolitan Museum of Art, New York	Pan-American Congress opened in the
City, by the will of Jacob S. Rogers, locomotive manufacturer, of Paterson, N. J.	city of MexicoOct. 22, 1901 The South Carolina and West Indian
July 5, 1901	Exposition at Charleston, S. C., was
Monument to Commodore Perry unveiled in JapanJuly 14, 1901	opened with religious ceremonies  Nov. 1, 1901
The Arctic Exploring Expedition of	The Pan-American Exposition at Buf-
Baldwin and Ziegler sailed from Tromsoe, NorwayJuly 17, 1901	falo closed
Intense heat in Eastern and Central	court of inquiry were made Nov. 7, 1901
States; 200 deaths in New York City July 20, 1901	Isthmian Canal treaty between the United States and Great Britain signed
William H. Hunt chosen successor to	by Secretary Hay and Lord Pauncefote
Governor Allen of Porto Rico July 23, 1901	Nov. 8, 1901 Failures in the United States. R. G.
The Secretary of the Navy ordered a	Dun & Co.'s record of 1901 to November
court of inquiry into Admiral Schley's conduct in the Spanish-American War	30 is: Failures, 11,212; liabilities, \$115,-567,053 Dec. 1, 1901
July 24, 1901	The Danish Islands Purchase. A joint
Porto Rico admitted to free trade with the United StatesJuly 25, 1901	resolution authorizing the State Depart- ment to purchase the Danish West Indies
The new battle-ship Maine launched at	for \$4,000,000
PhiladelphiaJuly 27, 1901 Indian reservations in Oklahoma opened	[The resolution refers to the desirability of American ownership of these islands un-
to settlersAug. 6, 1901	der the Monroe Doctrine.]
General strike of United States Steel Corporation employésAug. 10, 1901	Nicaragua leases a six-mile-wide strip of territory along the proposed canal
William H. Hunt appointed governor of	Dec. 9, 1901
Porto RicoAug. 30, 1901 Schley court of inquiry meets at Wash-	The decision of the Schley court of in- quiry was made publicDec. 13, 1901
ington	Hay-Pauncefote treaty ratified
President McKinley makes an address	Dec. 16, 1901
at the Buffalo Exposition Sept. 5, 1901, is shot while holding a reception. Sept. 6.	

William McKinley, Ohio, President, died Sept. 14, 1901 Theodore Roosevelt, New York, Viceesident, becomes President. Sept. 14, 1901 President Roosevelt takes the oath of ce as President.....Sept. 14, 1901 The United States and Japanese troops nd over Pekin to the Chinese Sept. 17, 1901 President Roosevelt proclaims a day of ourning throughout the country Sept. 19, 1901 President McKinley's body is taken to ashington, where it lies in state in the pitol, and then to Canton, O., where st ceremonies are held....Sept. 19, 1901 Czolgosz placed on trial in Buffalo Sept. 23, 1901 [He is found guilty Sept. 24th, and is etrocuted at Auburn Oct. 29th.]

[The President appointed Henry C. Company rights for \$40,000.000 Payne, of Wisconsin, to succeed him. Secretary of the Treasury Gage announced that he would resign in February or March, 1902.1

Rear-Admiral Schley filed a bill of exceptions to the findings of the court of inquiry in his case.........Dec. 19, 1901

Secretary Long, nevertheless, approved the findings of the court against Schlev. ] Rear-Admiral Sampson filed a protest against Admiral Dewey's opinion

Dec. 20, 1901

Cuba elects presidential electors

Dec. 31, 1901 [Electoral college to meet Feb. 24,

1902.7

Andrew Carnegie gives \$10,000,000 for educational purposes in the United States. The plan is to place in the hands of government trustees a fund from which the expenses of deserving students in the line of original investigation may be paid at home or abroad. To co-operate with colleges and individuals in securing to properly qualified persons opportunities for advanced study and research.... Dec., 1901

Greater New York under Mayor Seth Low as first mayor......Jan 1, 1902 Governor Hunt sends message to Porto Rican legislature reporting marked pros-

perity......Jan. 2, 1902 Secretary Gage of the Treasury and

Postmaster-General Smith resigned

Jan. 6, 1902 Attorney-General of Minnesota files complaint against the Northern Securities Company......Jan. 7, 1902

The Senate confirms the nominations of Leslie M. Shaw as Secretary of the Treasury and of Henry C. Payne as Postmaster-General.....Jan. 9, 1902

Whitelaw Reid appointed special ambassador at coronation of King Edward VII......Jan. 14, 1902

General Arbitration plan of The Hague convention is signed by fifteen delegations to the Pan-American Congress at Mexico. Chile refuses to sign

Pan-American Congress adopts the plan of compulsory arbitration, and also The Hague agreement......Jan. 17, 1902

President Roosevelt sent to Congress report of Isthmian Canal Commission recommending purchase of Panama Canal

Jan. 20, 1902 Fire in Paterson, N. J.: damage, \$8.-

000,000: one thousand families homeless

Feb. 9, 1902

Treaty with Denmark for purchase of West Indian islands was ratified by United States Senate..... Feb. 17, 1902

President Roosevelt refused to reopen

the Sampson-Schley controversy

Miss Ellen M. Stone and her companion, Mme. Tsilka, were released by the Macedonian brigands.................Feb. 23, 1902

Prince Henry of Prussia visited the United States. Feb. 23 to March 11, 1902 United States Supreme Court refused State of Minnesota leave to file bill of complaint against the Northern Securities Company (merger of Northern Pacific and

Great Northern railroads) ... Feb. 24, 1902 Secretary Hay delivered eulogy on Presi-

dent McKinley before Congress

Feb. 27, 1902

Secretary Long resigned. William H. Moody, of Massachusetts, was appointed Secretary of the Navy.... March 10, 1902 The first Congress of the Cuban repub-

lic met in Havana......May 5, 1902 Rear-Admiral William T. Sampson died May 6, 1902

Anthracite coal strike in Pennsylvania began......May 12, 1902

Thomas Estrada Palma was inaugurated as first president of the republic of Cuba May 20, 1902

The Rochambeau statue was dedicated at Washington, D. C., a delegation of French notables being present

May 24, 1902 Celebration of centennial anniversary

at West Point Academy began

June 9, 1902

President Roosevelt issued orders establishing civil government in the Philippines, and granting amnesty for political prisoners.....July 4, 1902

The Vatican answered the note of Gov-

ernor Taft of the Philippines

July 9, 1902

Negotiations between Vatican and United States government in regard to friars in the Philippines were abandoned, the Pope being unable to consider sale of friars' lands.....July 16, 1902 Justice Horace Gray, of the United

States Supreme Court, retired; President House of Representatives, died at Wash-Roosevelt appointed Justice Oliver Wen-Great Britain and Germany presented dell Holmes, of Massachusetts, to succeed him.....Aug. 11, 1902 an ultimatum to Venezuela...Dec. 9, 1902 Incorporation of the International Harvester Company, with \$120,000,000 capital, in New Jersey......Aug. 12, 1902 McKinley memorial services were held in many places throughout the United States.....Sept. 14, 1902 Speaker Henderson refused to accept renomination to Congress because he disagreed with his constituents on the tariff question.....Sept. 16, 1902 Secretary Hay addressed note to powers signatory to Berlin treaty urging relief for Roumanian Jews..... Sept. 17, 1902 Lieut. Peary, arctic explorer, arrived at Sydney, C. B., having penetrated as far north as 84° 17' northwest to Cape Hecla Sept. 18, 1902 The decision of the Hague tribunal in Pious Fund case, adverse to Mexico and in favor of the United States, was announced Oct. 14, 1902 Rioting in coal strike ... Sept. 23, 1902 President Roosevelt appointed a commission to investigate and settle questions involved in the coal strike...Oct. 16, 1902 Strike declared off Oct. 21, 1902.] The Samoan controversy was decided by King Oscar of Sweden adversely to the United States and England and in favor of Germany.....Oct. 21, 1902 The Danish Upper House rejected the treaty to cede the Danish West Indies Islands to the United States. Oct. 22, 1902 Dr. Woodrow Wilson was inaugurated president of Princeton University Oct. 25, 1902 Wu-ting-fang, Chinese minister at Washington, was recalled....Oct. 27, 1902 The reciprocity treaty between United States and Newfoundland was signed Nov. 8, 1902 The ashes of Christopher Columbus were deposited in a special mausoleum in the Cathedral of Seville, Spain. Nov. 17, 1902 England and Germany united to press their claim upon Venezuela. Nov. 26, 1902 The United States Supreme Court denied a petition for an injunction against the State board of canvassers of Virginia in behalf of negroes disfranchised by the new State constitution......Nov. 29, 1902

The Venezuelan fleet was seized by British and German fleets...... Dec. 9, 1902 The British and German fleets landed marines at La Guayra, Venezuela, and seized the custom-house....Dec. 10, 1902 Mrs. Ulysses S. Grant died. Dec. 13, 1902 The British and German cruisers bombarded and demolished a Venezuelan fort at Puerto Cabello..........Dec. 14, 1902 The Venezuelan government appealed, through the United States, for arbitration of European claims.......Dec. 15, 1902 At President Roosevelt's request all the powers agree to submit Venezuelan dispute to the Hague Tribunal. Dec. 31, 1902 Bill for reorganization of the militia signed by the President....Jan. 21, 1903 The Panama Canal treaty between the United States and Colombia was signed Jan. 22, 1903 United States and Great Britain signed a treaty providing for a mixed commission to settle the Alaskan boundary dispute Jan. 24, 1903 John D. Rockefeller's gift of \$7,000,000, to be used in research for tuberculosis serum, was announced.....Jan. 27, 1903 Great Britain, Germany, and Italy signed protocols providing for the settlement of the Venezuelan controversy at Washington......Feb. 13, 1903 The President signed the bill creating the Department of Commerce and Labor Feb. 14, 1903 Marcus A. Hanna died....Feb. 15, 1903 Protocols were signed at Washington for the settlement of the French, Mexican, and Dutch claims against Venezuela Feb. 26-28, 1903 "Bates" treaty with Sultan of Sulu abrogated . . . . . . . . . . . . March 2, 1903 Ratifications of Alaska boundary treaty procity treaty with the United States March 11, 1903 Panama Canal treaty was ratified by a vote of 73 to 5 by the United States Senate March 17, 1903 The Senate ratified the Cuban procity treaty with amendments Thomas B. Reed, ex-Speaker of the March 19, 1903

New Orleans, 19.8 feet, was the greatest ceived by the German Emperor 

New York legislature passed the bill for

the \$100,000,000 Canal improvement

March 26, 1903

Coal Strike Commission awards put into effect......April 1, 1903

The United States Court of Appeals declared the Northern Securities Company merger illegal......April 9, 1903

The Moro fort at Bacolod, Philippines, was captured by a force under Captain Pershing......April 10, 1903

Andrew Carnegie gave \$1,500,000 to erect a Temple of Peace for the Hague Court of Arbitration.....April 20, 1903

The United States Supreme Court sustained the clause in the Alabama constitution disfranchising the negroes

April 27, 1903

Dedication of the Louisiana Purchase Exposition buildings at St. Louis took place with imposing ceremonies

April 30, 1903 A bill muzzling the press was signed by Governor Pennypacker, of Pennsylvania

May 12, 1903

Treaty between Cuba and the United States, with Platt amendment, signed at Havana......May 22, 1903

Saint Gaudens's statue of General Sherman was unveiled in New York City

May 30, 1903

Over 200 persons were drowned and 8,000 rendered homeless by floods at Topeka, Kan.; about \$4,000,000 worth of property was destroyed . . . . . May 31, 1903

Germany forces withdrawal of American insurance companies.....June 4, 1903

A cloud-burst at Clifton, S. C., resulted in a loss of fifty lives and in damage to property to the extent of \$3,500,000

June 6, 1903

Cloud-burst at Heppner, Ore.; 500 people lost their lives; damage to property more than \$1,000,000.....June 15, 1903

The District of Columbia grand jury indicted A. W. Machen, the Groff brothers and Mr. and Mrs. Lorenz on the charge of conspiracy to defraud the government by postal frauds......June 22, 1903

Investigation was begun in matter of the United States Ship-building Company at Trenton, N. J.....June 22, 1903

The European Squadron of the United

The height of the Mississippi River at States Navy arrived at Kiel and was re-

June 23-26, 1903

Explosion in a coal-mine near Hanna, Wvo., killed over 200 people

June 30, 1903

Cuba ceded to the United States two naval stations, and government of the Isle of Pines settled.....July 2, 1903

American cattle and hogs excluded from England.....July 3, 1903

Completion of the Pacific cable. President Roosevelt sent the first message over to Governor Taft, of the Philippines. The President sent another message around the world via cable, time being twelve minutes July 4, 1903

Cassius M. Clay died.....July 22, 1903 The time set for the ratification of the St. Thomas treaty between Denmark and the United States having expired, the treaty was dead.....July 24, 1903

The battle-ship Kearsarge completed her long-distance run across the Atlantic. 2.885 miles, in nine days four and one-half hours, at an average speed of 13.1 knots per hour......July 26, 1903

Andrew Carnegie made a gift of \$2,-500,000 to his native town of Dunfermline, Scotland......Aug. 5, 1903

Lieut.-Gen. Nelson A. Miles issued an address to the army on the occasion of his retirement......Aug. 7, 1903 Gen. S. B. M. Young succeeded General

Miles ......Aug. 8 to Aug. 15, 1903 General staff of the army organized

Aug. 15, 1903 Joseph Pulitzer founds a school of journalism in Columbia University and endows the same with \$2,000,000. The opening of the school to take effect after Mr. Pulitzer's death ......Aug. 15, 1903 The Colombian senate rejected

Panama Canal treaty......Aug. 17, 1903 In the yacht-races for the America's Cup the Reliance won the first race this

day, the second on Aug. 25, and the third on Sept. 3, 1903......Aug. 22, 1903 Sam Parks, walking delegate of the

Housesmiths' Union, was convicted at New York of extortion......Aug. 26, 1903

[He was imprisoned at Sing Sing until Sept. I and released on legal technicalities; convicted again on another charge Nov. 6 and imprisoned.]

Caleb Powers, former secretary of state

in Kentucky, was convicted and sentenced to death for complicity in the assassination of Governor Goebel......Aug. 29, 1903

The federal grand jury indicted G. W. Beavers, A. W. Machen, and others in connection with the post-office frauds

The State of Minnesota filed a petition for an appeal in the Northern Securities Company case......Sept. 25, 1903 Chicago celebrated the hundredth anni-

versary of its first settlement

Sept. 26-Oct. 1, 1903

A commercial treaty between the United States and China was signed. Oct. 8, 1903 Floods at Paterson, N. J., damaged property to the amount of \$3,000,000

Oct 9-11, 1903

Dowie and 3,500 of his followers invaded New York.....Oct. 16, 1903

The Alaskan Boundary Tribunal in London decided in favor of the United States on all points except the Portland Canal

Oct. 17, 1903

Colombia proposed a new Canal treaty involving the payment of \$25,000,000 by the United States.....Oct. 18, 1903 The United States government recog-

nized the independence of Panama

Nov. 6, 1903

Congress met in extraordinary session to consider the Cuban reciprocity treaty

Nov. 9, 1903

The Cuban naval station at Guantanamo was transferred to the United States

Nov. 11, 1903

Colombia sent protest to Great Britain against action of the United States regarding Panama.....Nov. 16, 1903

Secretary Hay and Mr. Bunau-Varilla, the minister from Panama, signed a new Isthmian Canal treaty..... Nov. 18, 1903

The House of Representatives passed the Cuban reciprocity bill by a vote of 335 to 21......Nov. 19, 1903

President Roosevelt received the Panama commissioners......Nov. 20, 1903

Colombia offered free Canal concession to the United States if latter will permit the subjugation of Panama.. Nov. 28, 1903

Report on postal frauds was made public by the President, who urged extension of statute of limitations for government 

New Canal treaty with the United States was ratified at Panama. Dec. 2, 1903

Martial law declared at Cripple Creek by Governor Peabody.......Dec. 4, 1903 Great Britain and Germany request United States to act as arbitrator in case

of claims against Venezuela. . Dec. 20, 1903 Nearly 600 lives were lost in the Iro-

Sept. 8, 1903 quois Theatre fire at Chicago. . Dec. 30, 1903 The United States Supreme Court de-

cided that Porto Ricans are not aliens Jan. 4, 1904

commercial treaty The between United States and China was ratified at Washington, President Roosevelt issuing a proclamation to that effect...Jan. 13, 1904

William H. Taft became Secretary of War, Elihu Root retiring . . . . Feb. 1, 1904 Fire in Baltimore's business district de-

stroyed property whose value is estimated at \$70,000,000; 140 acres, comprising seventy-five city blocks, with about 2,500 buildings, were burned over. Feb. 7-8, 1904

Hague Arbitration Tribunal decides unanimously that Great Britain, Germany, and Italy have preference of 30 per cent. customs duties of Venezuela

Feb. 22, 1904

The United States Senate ratified the Panama Canal treaty by a vote of 66 to 

The United States Supreme Court decided, by a vote of five to four, that the Northern Securities Company was a trust, and therefore illegal .... March 14, 1904

President Roosevelt made a ruling that all Civil War veterans sixty-two years of age are entitled to pensions whether in-

The United States Senate, in executive session, ratified the treaty with Cuba, embodying the Platt amendment

March 22, 1904

Andrew Carnegie established a fund of \$5,000,000 to provide for those who risk their lives for others, and for the widows and orphans of those who sacrifice their lives for others......April 15, 1904

Louisiana Purchase International Exhibition opened at St. Louis

April 30, 1904 On account of the kidnapping of Perdi-

caris, an American citizen, by Arabs the whole South Atlantic Squadron was ordered to Tangier . . . . . . . . . . . May 20, 1904

United States Supreme Court upholds oleomargarine tax......May 27, 1904 The excursion steamer General Slocum.

having on board a Sunday-school picnic, was burned in the East River, and over 1.000 persons, mainly women and children. were lost.....June 15, 1904

Republican national convention at Chicago nominated Roosevelt for President and Fairbanks for Vice-President

June 23, 1904

Perdicaris and his step-son Varley, having been released by the bandit Rais Uli, arrived at Tangier......June 24, 1904

The Democratic National Convention nominated Alton B. Parker, of New York, as President on the first ballot. Parker sent a telegram to the convention saving that he regarded the gold standard irrevocably established, and that he wished the convention to understand his position before it adjourned. The convention replied that it did not regard the gold standard to be an issue in the campaign

July 9, 1904

Fifty thousand meat - packing laborers went on strike.....July 12, 1904

[Strike ended Sept. 8, 1904.]

The United States government directed Minister Bowen to protest against the seizure of asphalt properties by the Venezuelan government......Aug. 1, 1904 Ex-Confederate General Longstreet died

Sept. 8, 1904

The Thirteenth International Peace Conference opened at Boston....Oct. 3, 1904

The President directed Secretary Taft to go to Panama to reassure the people of the pacific intentions of the United States

Oct. 19, 1904

The New York Subway was opened from

City Hall to West 145th Street

Oct. 27, 1904 Secretary of State Hay and the French ambassador signed an arbitration treaty at Washington, D. C......Nov. 1, 1904

An arbitration treaty was signed at Washington between Germany and the United States......Nov. 15, 1904

All differences between the United States and Panama were settled by an agreement between Secretary Taft and President Amador..........Dec. 2, 1904 Judge Charles Swayne impeached

Dec. 13, 1904

United States and Japan agree to negotiate an arbitration treaty

Dec. 22, 1904

Argument against the Beef Trust by

Attorney-General Moody in the United States Supreme Court.....Jan. 4, 1905

Arbitration treaty between the United States and Sweden and Norway signed at Washington......Jan, 20, 1905

Plan to finance Santo Domingo by the United States made public. Jan. 23, 1905

Secretary Taft appears before Congress advocating a reduction of the Philippines tariff ......Jan. 28, 1905

The United States Supreme Court unanimously decides the Beef Trust to be illegal.....Jan. 30, 1905

United States Senator Mitchell, of Oregon, indicted for bribery in connection with land frauds..........Feb. 1, 1905

The Interstate Commerce Commission finds the A. T. & S. F. Railway Company guilty of "flagrant and wilful violations of law" in granting rebates to the Colorado Fuel and Iron Company. . Feb. 3, 1905

President Roosevelt signs bill providing construction of railroads in the Philippines......Feb. 6, 1905

Fresh indictments against Senator Mitchell and Representatives Herman and Williamson are returned by the federal grand jury at Portland, Oregon....Feb. 13, 1905 Lew Wallace, author of Ben-Hur, died Feb. 15, 1905

Jay Cooke, the noted financier during the Civil War, died......Feb. 16, 1905 Parcels-post treaty between

States and Great Britain signed

Feb. 17, 1905 Panama Canal Commission recommends sea-level canal, to be completed in twelve years, at a cost of \$230,000,000

Feb. 26, 1905 United States Supreme Court upholds

validity of the Kansas anti-trust law Feb. 27, 1905

Ex-United States Senator George S. Boutwell died.......Feb. 27, 1905 Impeachment trial of Judge Swayne ends in a verdict of acquittal....Feb. 27, 1905

THIRTIETH ADMINISTRATION. REPUB-LICAN, March 4, 1905, to March 4, 1909 Theodore Roosevelt, New York, President.

Charles W. Fairbanks, Ohio, Vice-President.

Special session of the Fifty-ninth Con-

The last surviving member of the Con-

John F. Ryan purchases majority of federate Cabinet, John H. Reagan, of Equitable Insurance Company stock, fifty-Texas, died......March 6, 1905 one shares, par \$1,000 each, for \$2,500,000 Santo Domingo agrees to the appoint-June 9, 1905 ment of a commissioner to collect its reve-President Roosevelt's invitation to Rusnues and hold fifty-five per cent. in trust sia and Japan to take measures for peace for foreign creditors..... March 24, 1905 accepted by both nations....June 10, 1905 The United States purchase the Panama Railroad, with the exception of five shares John D. Rockefeller gives \$10,000,000 to the General Education Board. June 14, 1905 March 29, 1905 Herbert W. Bowen, minister to Vene-Panama Canal Commission resign zuela, dismissed by President Roosevelt March 29, 1905 New York Rapid Transit Commission June 20, 1905 Pennsylvania Supreme Court enjoins the reports plans for new subways, to cost consolidation of Pittsburgh and Allegheny and other municipalities....June 22, 1905 Stanford University inherits \$4,000,000 Gov. George R. Carter, of the Territory from the estate of Mrs. Jane Stanford of Hawaii, resigns office .. June 23, 1905 March 31, 1905 Chief Eng. John F. Wallace of the Pan-President Roosevelt appoints new Panaama Canal Commission, resigns ma Canal Commission headed by Theodore June 27, 1905 P. Shonts, chairman; Charles E. Magoon, John F. Stevens, of Chicago, appointed governor of Canal Zone; John W. Wallace, chief engineer; Rear-Admiral M. T. Endichief engineer of the Panama Canal Commission.....June 30, 1905 cott, U. S. N., Brig.-Gen. Peter C. Hains, Ex-Ambassador Porter appointed by the U. S. A. (retired), Col. Oswald H. Ernst, United States to receive the remains of United States engineers, and Benjamin M. Paul Jones from the French government Harrod.....April 3, 1905 June 30, 1905 United States Supreme Court decides John Hay, United States Secretary of that the right to be tried by a common-law State, died.....July 1, 1905 jury exists in Alaska.....April 10, 1905 Charles J. Bonaparte becomes Secretary United States Supreme Court declares of the Navy......July 1, 1905 New York law fixing ten hours as a day's United States Senator John H. Mitchell work for bakers is unconstitutional found guilty in the land fraud case April 17, 1905 July 4, 1905 Brig.-Gen. Fitzhugh Lee, U. S. A., died Elihu Root takes oath of office as United April 28, 1905 States Secretary of State in succession to Andrew Carnegie gives \$10,000,000 for John Hay.....July 19, 1905 a pension fund for college professors in Secretary Taft recommends government the United States and Canada control of the opium trade in the Philip-April 27, 1905 pines and abolition of the trade after three International Railway Congress met at Washington......May 3, 1905 years......July, 1905 Peary sailed for the north pole Hiram Cronk, the last pensioner of the July 16, 1905

war of 1812, died at the age of 105 years Chinese boycott against America de-May 13, 1905 clared..... July 19, 1905 Eight-hour law for labor adopted by Explosion on U. S. S. Remington, in San Panama Canal Commission. May 30, 1905 Diego harbor; twenty-eight men killed, [Law did not apply to the railroad or over one hundred injured...July 21, 1905 to the office force. D., L. & W. R. R. depot and ferry de-Charles J. Bonaparte appointed to sucstroyed by fire at Hoboken. Loss over ceed Paul Morton as Secretary of the Navy \$2,000,000.....Aug. 7, 1905 A. M. Bell, inventor of "visible speech"

hours three minutes......June 5, 1905

Treaty of peace between Japan and Rus-

sia signed at Portsmouth, N. H.

Franklin is celebrated in Boston and

Steunenberg, of Idaho.....Feb. 19, 1906

The German Reichstag passes the gov-

Sept. 5, 1905 Philadelphia . . . . . . . . . . . . Jan. 17, 1906 Gov.-Gen. Luke E. Wright of the Phil-Cotton-growers' Association fixes miniippines is nominated as first American mum price of cotton at eleven cents ambassador to Japan. Judge Henry C. Ide Sept. 7, 1905 Public Printer Palmer summarily dissucceeds him in the Philippines until June missed by President Roosevelt 1, when Gen. James F. Smith is to take the place.....Jan. 19, 1906 Sept. 8, 1905 Gen. Joseph Wheeler died. Jan. 25, 1906 [Ratified Oct. 14, 1905.] Sir Edward Thornton, former British Cuba apologizes for insult to United States flag......Sept. 21, 1905 minister to the United States, died Jan. 26, 1906 Tunnel under Hudson River completed Lieut.-Gen. Adna R. Chaffee is placed Sept. 29, 1905 on the retired list of the army; Maj.-Gen. Canada extradites Gaynor and Greene Oct. 2, 1905 John C. Bates is nominated lieutenantgeneral, and Brig.-Gen. A. W. Greely Secretary Root becomes Secretary of State, and Secretary Taft Secretary of major-general................Feb. 1, 1906 War.....Oct. 2, 1905 A caucus of Democratic Senators at Andrew Carnegie elected Lord Rector Washington adopts a resolution that it is the duty of all Democratic Senators to of St. Andrews.....Oct. 17, 1905 Prince Louis of Battenberg, with an oppose the Santo Domingan treaty English squadron, visits United States Feb. 3, 1906 Secretary Metcalf amends the regula-Nov. 1, 1905 tions governing the admission of Chinese Gulf States quarantine against Havana Nov. 13, 1905 to the United States, making them more liberal......Feb. 5, 1906 Secretary Root decides that the Isle of Gen. John Eaton, formerly United States Pines belongs to Cuba.....Nov. 28, 1905 Commissioner of Education, died Banquet to celebrate Mark Twain's Feb. 9, 1906 seventieth birthday..........Dec. 5, 1905 France agrees to modify the law re-Panama Canal bill appropriating \$11,specting foreign insurance companies so W. L. Garrison centennial observed as to meet the American contention Feb. 14, 1906 Dec. 10, 1905 The spread of anti-foreign sentiment is The House passes the Panama Canal appropriation bill....... Dec. 20, 1905 reported from China. Germany favors a short-term reciprocal trade treaty with the Cambridge, Mass., celebrates its 275th United States on the same terms granted anniversary.................Dec. 21, 1905 to other favored nations.....Feb. 15, 1906 The Chicago, Burlington & Quincy Rail-Miss Alice Roosevelt, daughter of the road and two of its officials are indicted President, and Representative Nicholas at Chicago, charged with granting rebates Longworth, of Ohio, married in the East to an auxiliary of the United States Steel Room of the White House, at Washington Corporation......Dec. 29, 1905 Feb. 17, 1906 Charles T. Yerkes, the street-railway The United States Supreme Court hands financier, died............Dec. 29, 1905 down an important decision on the sub-The United States is notified that President Castro, of Venezuela, has refused to ject of common carriers dealing in comaccept offers of settlement made by the modities. President Roosevelt sends to Congress the report of the Isthmian Canal New York and Bermudez Asphalt Com-Commission and the Board of Consulting pany ......Jan. 8, 1906 Engineers with a recommendation in favor President William Rainey Harper of the of a lock-canal at Panama. Feb. 19, 1906 University of Chicago died. Jan. 10, 1906 Marshall Field, of Chicago, the greatest Officials of the Western Federation of living merchant and heaviest individual Miners are charged with being directly retaxpayer in the United States, died sponsible for the death of ex-Governor

Jan. 16, 1906

The 200th anniversary of the birth of

tariff rates to the United States until at Tangier shall receive reports of the June 30, 1907......Feb. 22, 1906 operations of the Franco-Spanish police

The report of the Armstrong insurance committee of the New York legislature was presented......Feb. 22, 1906

The French Chamber of Deputies, by a large majority, passes the bill providing for workmen's pensions.....Feb. 23, 1906

Ex-Senator David B. Henderson, of the House of Representatives, died

Feb. 25, 1906

Prof. Samuel P. Langley, secretary of the Smithsonian Institution, died

Feb. 27, 1906

President Roosevelt issues a proclamation making tariff concessions to Germany Feb. 28, 1906

Lieut.-Gen. John M. Schofield, U. S. A. Maj.-Gen. Sir William Forbes Gatacre, of the British army, died . . . March 6, 1906

The United States Supreme Court decides that, in proceedings under the antitrust law, witnesses may be compelled to testify and books and papers subpænaed must be produced......March 12, 1906

Miss Susan B. Anthony, one of the

pioneers of woman's rights, died

March 13, 1906

President Palma, of Cuba, is formally re-elected ...... March 19, 1906

Judge Humphrey, of the United States District Court at Chicago, hands down a decision declaring that the meat-packers are immune, but that the indictments found by the grand jury against the packing corporations must stand

March 21, 1906

It is stated that Russia would favor the tunnel under Bering Strait, as tending to make an ally of the United States in the 

Ambassador White informs the State Department at Washington that the conference at Algeciras has practically reached an agreement on the question of policing Morocco......March 26, 1906

The House Committee on Naval Affairs decides to report in favor of the construction of a great battle-ship having a probable displacement of 20.000 tons, the cost

not to exceed \$10,000,000

March 27, 1906 The Moroccan conference provisionally adopts a clause drafted by American dele-

ernment's proposal to extend reciprocal gates providing that the diplomatic corps

March 27, 1906

of bituminous-coal The conference operators and miners at Indianapolis adjourns without agreement. . March 29, 1906

One hundred and sixty thousand mineworkers quit work in the anthracite region of Pennsylvania......March 31, 1906

Action is taken at Zion City removing Dr. Dowie from leadership and confiscating his private property there...April 2, 1906 Russia submits to the United States a

proposal that the Hague Conference re-

convene early in the summer

April 3, 1906

The Newfoundland government sends a war-ship after American trawlers which are alleged to have invaded the three-mile limit......April 5, 1906

The Russian government is informed that the date proposed for the Second Peace Conference at The Hague is not satisfactory to the United States. . April 7, 1906

The Moroccan convention is signed at Algeciras and the conference adjourns sine die......April 7, 1906

The pneumatic mail-tube service of New York and other cities is to be provided for by Congress in the post-office appropriation bill......April 12, 1906

Messrs. Greene and Gaynor are found guilty in the United States Court at Savannah, Ga., of conspiracy and embezzlement, and sentenced to four years' imprisonment......April 12, 1906

Messrs. Greene and Gaynor are fined

nearly \$600,000 each.]

In a speech on "the man with the muckrake," delivered at the laying of the cornerstone of the new office-building of the House of Representatives at Washington, President Roosevelt advocates a progressive tax on inheritances....April 14, 1906

President Roosevelt sends a special message to Congress urging the passage of a law limiting the immunity of witnesses in trust prosecutions......April 18, 1906

Daniel Huntington, painter, ex-president of the National Academy of Design, died in New York City......April 18, 1906

Earthquake and fire practically destroyed the city of San Francisco and caused great loss of life... April 18, 1906 Both branches of Congress pass a joint

Mayor Schmitz of San Francisco issues a proclamation saying that the flames have been checked, and urging the people to aid the work of relief........April 20, 1906

A treaty is signed at Washington providing for the determination of the physical boundary of Alaska....April 21, 1906

The body of John Paul Jones is deposited in Bancroft Hall, Annapolis, April 24, 1906

Benjamin Franklin bicentenary was celebrated at Philadelphia. April 27, 1906 President Roosevelt, in a special message to Congress, explains the refusal of the United States to accept foreign contributions for the San Francisco sufferers

May 3, 1906

Banks in San Francisco resume business May 3, 1906

Anthracite miners accepted proposals of the operators in Pennsylvania and ended strike.....May 8, 1906

The first prize for a design for the Palace of Peace at The Hague is awarded to L. M. Cordonnier, of Lille...May 11, 1906

Carl Schurz died.......May 14, 1906 Governor Higgins of New York signs the Elsberg bill permitting the separate construction and operation of rapid transit lines in New York City..May 16, 1906

United States war-ships and a revenue cutter are sent to intercept revolutionary expeditions against Santo Domingo

May 19, 1906

The United States Supreme Court affirms a conviction of United States Senator Burton (Rep., Kan.), who was found guilty of using his influence with the Post-office Department in behalf of the Rialto Company, of St. Louis

May 21, 1906
William H. Stuart, American viceconsul at Batum, is shot and killed by
unknown men near his home

May 21, 1906

Reunion of the Presbyterian Church (North) and the Cumberland Presbyterian Church was effected at Des Moines

May 24, 1906

The International Postal Congress at Rome adjourns after signing the treaties previously agreed upon....May 26, 1906

The Senate Committee on Privileges and Elections votes that Senator Reed Smoot, of Utah, remain a member of the Senate June 1, 1906

American miners assassinated at Greene's Canacea, Mexico, mines

June 1, 1906

Arthur Pue Gorman, Democratic statesman, United States Senator from Maryland, died in Washington, D. C.

June 4, 1906

The public schools in the Philippines are opened; it is estimated that half a million native children attend the sessions

June 11, 1906

The Chicago packers are found guilty in the United States District Court in Kansas City of accepting concessions from the Chicago, Burlington & Quincy Railroad Company......June 12, 1906

President Roosevelt signs the bill admitting Oklahoma•and Indian Territory to the Union as one State and permitting Arizona and New Mexico to come in under the same conditions if each so desire

June 16, 1906

Governor Patterson of Ohio died

June 18, 1906

Lock-canal for Panama decided

June 21, 1906

# UNITED STATES OF AMERICA Attorney-General Moody orders suits of spelling in the Government Printing-

brought against many railroad companies

Stanford White, architect, of New York,

The President ordered a simplified form

killed by H. K. Thaw.....June 25, 1906

for violation of the safety-appliance law

office.....Aug. 24, 1906

bilities......Aug. 28, 1906

June 22, 1906 Philadelphia, failed with \$10,000,000 lia-

The Real Estate Trust Company, of

William J. Bryan arrived in New York

Rehearing in the case of Senator Bur-

from abroad and was given a popular re-Congratulations are exchanged between ception......Aug. 30, 1906 President Roosevelt and the Emperor of A reciprocal arrangement embracing the Japan on the completion of the new cable same articles went into effect between the from Guam to Japan.....June 26, 1906 United States and Spain....Sept. 1, 1906 In a railroad wreck at Salisbury, Eng-President Palma appealed to the United land, of the American Line's steamer-train States for intervention in Cuba carrying passengers of the New York from Sept. 8, 1906 Plymouth to London, twenty-seven persons are killed, twenty-three of whom Sailors from U. S. S. Denver land at Havana.....Sept. 13, 1906 Americans.....July 1, 1906 Cuban insurgents offer to surrender to Manuel Garcia, singing-master, died in United States forces. Sailors return to London in his 102d year.....July 2, 1906 U. S. S. Denver......Sept. 14, 1906 [He sang in Italian opera in New York A statue of George Washington was unin 1825.] Secretary Wilson takes active steps to veiled at Budapest, Hungary Sept. 15, 1906 put the new meat-inspection law into ef-President Roosevelt orders an eight-hour feet.....July 9, 1906 day on all government work. Sept. 19, 1906 Secretary William H. Taft, in address-President Roosevelt opens 500,000 acres ing the Republicans of North Carolina at of land in Oklahoma settlement Greensboro, urges the breaking-up of the Sept. 19, 1906 "solid South".....July 9, 1906 Guatemala, Salvador, and Honduras Gen. James F. Smith was installed as governor of the Philippine Islands sign a treaty of peace on U. S. cruiser Sept. 20, 1906 Marblehead.....July 20, 1906 Pike's Peak formally dedicated Russell Sage died......July 22, 1906 Sept. 26, 1906 Pan-American Conference of American President Palma of Cuba resigned Republics was opened at Rio de Janeiro Sept. 28, 1906 July 23, 1906 Secretary Taft proclaimed United States Secretary Root addressed the Panintervention in Cuba and himself as pro-American Conference of American Revisional governor.....Sept. 29, 1906 publics at Rio de Janeiro....July 27, 1906 Federal meat-inspection law goes into Samoa affair settled by payment of effect.....Oct. 1, 1906 \$20,000 by the United States to Germany The Sugar Trust was indicted at New July 31, 1906 York for accepting railroad rebates Pan-American republics at Rio de Jan-Oct. 2, 1906 eiro vote in favor of arbitration between Denatured-alcohol rules made public Oct. 7, 1906 Governor Taft offers amnesty to Cuban dicted at Chicago for receiving rebates rebels.....Oct. 9, 1906 Aug. 8, 1906 Contractors were invited to submit pro-Governor Glenn of North Carolina anposals for the completion of the Panama nounces that militia will fire on any lynch-Canal.....Oct. 10, 1906 ing crowds......Aug. 13, 1906 Charles E. Magoon assumed the pro-Riot at Brownsville, Texas, in which visional governorship of Cuba negro soldiers of the United States army Oct. 12, 1906 killed and wounded several persons Japanese were excluded from the regu-Aug. 13, 1906 lar public schools of San Francisco First delegate to Congress from Alaska Oct. 15, 1906 elected......Aug. 17, 1906

The United States pure-food law goes

Andrew Carnegie gives \$750,000 for the

into effect ........................Jan. 1, 1907

ton, of Kansas, was denied by the United

States Supreme Court and his imprison-

ment began ......Oct. 15, 1906

Sam Jones, evangelist, died near Little Washington building of the Bureau of Rock, Ark.....Oct. 15, 1906 American Republics.....Jan. 4, 1907 Mrs. Jefferson Davis died. Oct. 16, 1906 Canada puts an export duty on elec-The New York Central and Hudson tricity from Niagara Falls...Jan. 5, 1907 River Railroad was convicted at New York United States Supreme Court declares of rebating rates in violation of law Colorado foreign corporation tax Oct. 17, 1906 valid.....Jan. 7, 1907 The Standard Oil Company of Ohio was Philippines Commission passes the genconvicted at Findlay of violating the Ohio eral election law......Jan. 9, 1907 anti-trust law......Oct. 19, 1906 House of Representatives passes 628 Modus vivendi regarding Newfoundland private bills in one hour and thirty-five fisheries made public.....Oct. 21, 1906 minutes.....Jan. 11, 1907 Oscar S. Straus nominated Secretary of Swettenham, governor of Jamaica, per-Commerce and Labor.....Oct 23, 1906 emptorily demands withdrawal of Ameri-Rockwood Hoar, Representative in Concan troops aiding in the relief work at gress from Massachusetts, died in Worces-Kingston.....Jan. 19, 1907 ter, Mass......Nov. 1, 1906 John F. Stevens succeeds Theodore P. Colorado River turned into the old Shonts as head of the Panama Canal Com-mission.....Jan. 24, 1907 W. H. Moody appointed judge of Su-Delaware continues the whipping - post and public flogging......Jan. 28, 1907 James R. Garfield succeeds E. A. Hitch-John D. Rockefeller gives \$32,000,000 cock as Secretary of the Interior to the General Education Board Nov. 7, 1906 Feb. 7, 1907 President Roosevelt departed on a visit Joy Line steamer Larchmont sank in to the Isthmus of Panama... Nov. 8, 1906 Long Island Sound, drowning over one William Rufus Shafter, major-general U. S. A., died at Bakersfield, Cal. Accident on the New York Central Rail-Nov. 12, 1906 road at Williamsbridge, N. Y., killed twen-The mayor of San Francisco and A. ty and injured one hundred and fifty Ruef indicted for extortion Feb. 16, 1907 Nov. 18, 1906 The United States Senate voted in favor President Roosevelt reached Washington of Reed Smoot as Senator from Utahon his return from a trip to the Isthmus 51 to 37.......Feb. 20, 1907 Major Goethals appointed chief engineer American pork barred in France of the Panama Canal......Feb. 26, 1907 Nov. 20, 1906 [All bids for construction of canal re-Negro battalion in the Twenty-fifth Iniected.1 fantry, United States army, concerned in United States Supreme Court decides the Brownsville, Texas, riots, was disall complaints against railroads must be banded by Presidential order "without made through the Interstate Commerce honor"......Nov. 21, 1906 [The President ordered a new investiga-A suit for an accounting of the affairs tion Dec. 22, 1906.7 of Mary Baker Eddy begun at Concord, The President landed in Porto Rico Nov. 21, 1906 The Fifty-ninth Congress expired Canada abrogates postal convention with March 4, 1907 the United States............ Nov. 23, 1906 John Alexander Dowie, founder of the Andrew Carnegie presents artificial lake Zion Christian Church, died to Princeton University.....Dec. 5, 1906 March 9, 1907 The President withdrew the order of a Mrs. Russell Sage created the Sage simplified form of spelling in the Govern-Foundation with \$10,000,000 for philanment Printing-office......Dec. 14, 1906 thropic work...........March 12, 1907 1X.--32.

President Roosevelt orders the exclusion cisco found guilty of extortion of Japanese laborers; also dismissal of suits against the San Francisco school Canada and the United States amend the postal convention affecting second-class matter.....April 1, 1907 Andrew Carnegie gives \$6,000,000 to the Carnegie Institute at Pittsburgh April 5, 1907 Canadian Boundary Commission agreed upon between the United States and Great Britain......April 8, 1907 The United States Supreme Court decided that the Isle of Pines is not American territory......April 8, 1907 Standard Oil Company of Indiana found guilty of receiving rebates from railroads April 13, 1907 Great Britain reduced the rate of postage on newspapers, magazines, and trade journals from eight to two cents per pound......April 15, 1907 Iloilo, island of Panay, P. I., destroyed by fire; 20,000 made homeless April 19, 1907 The Jamestown Tercentenary Exposition formally opened by President Roosevelt April 26, 1907 France refuses to accept the United States certificates issued under the pure-Trial of William D. Haywood for murder of ex-Governor Steunenberg begins at Charles H. Haswell, the oldest engineer in the United States, dies in New York at the age of ninety-eight..... May 12, 1907 United States Supreme Court dismisses suit of Kansas against Colorado for diverting Arkansas River for irrigating pur-Three-hundredth anniversary of the first English settlement at Jamestown, Va., celebrated . . . . . . . . . . . May 13, 1907 Germany passes the German-American commercial agreement, to remain in effect for one year from July 1.... May 14, 1907 Waters-Pierce Oil Company found guilty of violating anti-trust law of Texas and fined \$1,623,900.....June 1, 1907 Richard Croker's Orby won the English Derby.....June 5, 1907 Governor Hughes of New York signed the Public Utilities bill.....June 6, 1907 Mayor Eugene Schmitz of San Fran-

June 13, 1907 The Second Peace Conference at The Hague opened............June 15, 1907
The mayor of New York turned the first sod in the construction of the Catskill water-supply.....June 20, 1907 President Roosevelt signed a treaty with San Domingo.....June 24, 1907 Mark Twain and Ambassador Reid receive degrees from the Oxford University June 26, 1907 United States fiscal year closed with a surplus of \$87,000,000.....June 30, 1907 United States government begins action against the American Tobacco Company July 10, 1907 Heat prostrated 3,000 persons at a parade of Elks in Philadelphia July 18, 1907 The steamer Columbia sank off the California coast and fifty persons were drowned.....July 21, 1907 The American Protective League attacks the proposed tariff agreement with Germany as being unfair.....July 25, 1907 Venezuela refuses to arbitrate American claims......July 27, 1907 William D. Haywood acquitted at Boise City of the murder of ex-Governor Steunenberg of Idaho ......July 28, 1907 A \$1,500,000 fire occurred at Coney Island, N. Y......July 28, 1907 The foundation stone of the Carnegie Palace of Peace at The Hague laid July 30, 1907 Augustus Saint-Gaudens died

Aug. 3, 1907

Standard Oil Company fined \$29,240,000 in the United States District Court at

Chicago for accepting rebates Aug. 3, 1907 The north tube of the Belmont tunnel, from Forty-second Street, N. Y., to Long Island City, opened with a parade through

it by 2.000 workmen......Aug. 7, 1907 [Remains unused for transportation five years.]

Announcement made by President Roosevelt that sixteen battle-ships will sail around the world in a few months

Aug. 23, 1907 Presidents Roosevelt and Diaz unite in urging the five Central-American republics to agree to arbitration.....Aug. 28, 1907 Modus rivendi between the

foundland fisheries signed . . . Sept. 7, 1907 voyage to New York from Queenstown in five days fifty-four minutes. . Sept. 13, 1907

and elected a Democratic State ticket and

legislatures..... Sept. 17, 1907 Cuban agitators arrested near Havana

Sept. 26, 1907 United States Senator Borah, of Idaho, is acquitted, at his trial, of alleged land frauds.....Oet. 2, 1907 Secretary Taft welcomed at Shanghai, China.....Oct. 8, 1907

The Philippine Assembly opened by Secretary Taft.....Oct. 16, 1907 First regular wireless despatch over the

Atlantic Ocean for commercial purposes Oct. 17, 1907

The Hague Peace Conference closed

Oct. 18, 1907

Financial stringency in New York. The Knickerbocker Trust Company and several banks suspended.....Oct. 21-30, 1907 [Followed by many bank suspensions

throughout the country.]

Wireless telegraph messages between Europe and America are exchanged

Oct. 23, 1907 The Lusitania makes the run between Queenstown and Sandy Hook in four days twenty-two hours and forty-six minutes, Iowering the record almost six hours

Oct. 24, 1907

American Federation of Labor. At the annual convention at Norfolk, Va., Samuel Gompers was re-elected president. The reports of Secretary Morrison, showing a paid membership of 1,583,970, and Treasurer Lennon, showing total funds to be \$127.910, were received.....Nov. 11, 1907

Charles T. Barney, president of the Knickerbocker Trust Company commits suicide ......Nov. 14, 1907

Oklahoma and Indian Territory are admitted as one State......Nov. 16, 1907 Secretary Root opened the Central-

American Peace Conference. Nov. 17, 1907 A commercial treaty, under the terms of

which British objects of art will be admitted to the United States at a reduction of twenty-five per cent, on the present duty, signed by Ambassador Reid and Sir Edward Grey. American travelling salesmen will have their samples admitted

States and Great Britain as to the New- free at British ports. In future the duty on British works of art entering American The Lusitania completed her maiden ports will be fifteen per cent, ad valorem Nov. 30, 1907

Additional list of reciprocity treaties: Oklahoma ratified the new constitution Costa Rica, took effect May 26, 1852; Argentine Republic, April 9, 1855; Paraguay, March 12, 1860; Bolivia, Jan. 8. 1863; Haiti, July 6, 1865; Servia, Dec. 27, 1882; Japan, March 21, 1895; China, Jan. 13, 1904. All the above treaties are 

Joseph G. Cannon re-elected Speaker of Secretary Taft visited the Emperor Nicholas at St. Petersburg....Dec. 4, 1907

Chicago chosen for Republican National Andrew Carnegie added \$2,000,000 to the \$10,000,000 endowment fund of the Carnegie Institution ..... Dec. 10, 1907

The President announced his determination to refuse a third term. Dec. 11, 1907 The American battle-ship fleet departed for the Pacific coast......Dec. 16, 1907

National Civic Federation officers were elected as follows: Seth Low, president; Victor Morawetz, chairman of finance committee; Secretary of War William H. Taft, chairman of public employes' welfare committee: D. L. Cease, secretary; Samuel Gompers, Nahum J. Batchelder, Ellison A. Smyth, Benjamin Ide Wheeler, vice-presidents; Isaac N. Seligman, treasurer......Dec. 17, 1907

The census of Cuba showed the total population of the island to be 2,028,282, divided as follows among the provinces: Pinar del Rio, 240,781; Havana, 518,524; Matanzas, 289,866; Santa Clara, 457,897; Camaguey, 117,432; Oriente, 453,782

Dec. 17, 1907

Knights of Labor, in convention at Washington, D. C., elected the following officers: Simon Burns, of Pittsburgh, general master workman; P. H. Farrell, of New York City, general worthy foreman; J. Frank O'Meara, of Washington, general secretary-treasurer ..... December, 1907 The East River tunnel, from the Battery, Manhattan, to Brooklyn, opened

Jan. 9, 1908

District Court of Appeals cancels the convictions of Schmitz and Ruef

Jan. 9, 1908

American battle-ship fleet arrived at

Rio de Janeiro and was enthusiastically burned to death in a schoolhouse fire welcomed ..... Jan. 12, 1908 Theatre fire at Boyerstown, Pa., causes death of over two hundred persons Jan. 13, 1908 J. Ryder Randall, author of "Maryland, My Maryland," died.....Jan. 14, 1908 Spain pays United States indemnity of \$570,000 for depredations of Spanish privateers upon American ships between 1819 and 1834.....Jan. 14, 1908 The Senate passed joint resolution remitting to China about \$13,000,000 of the Boxer indemnity......Jan. 15, 1908 Panama Canal ordered to be widened to 110 feet......Jan. 16, 1908 John R. Walsh found guilty of misapplying funds of the Chicago National Bank.....Jan. 18, 1908 The Pennsylvania two-cent railroad fare law declared unconstitutional by Pennsylvania Supreme Court Jan. 20, 1908 The claim of the French government against the Panama Canal Company and Colombia compromised by the payment of \$1,600,000.....Jan. 21, 1908 Morris K. Jesup left \$1,000,000 to the American Museum of Natural History Jan. 22, 1908 Edward MacDowell, composer, died Jan. 23, 1908 The law prohibiting discrimination against members of labor organizations declared unconstitutional by the United States Supreme Court.....Jan. 27, 1908 Harry K. Thaw, acquitted of the murder of Stanford White on the ground of insanity, removed to the insane asylum at Matteawan.....Feb. 1, 1908 An arbitration treaty with France signed at Washington.....Feb. 10, 1908 One-hundredth anniversary of the use of anthracite coal for fuel celebrated in Pennsylvania......Feb. 11, 1908 The American battle-ship fleet arrived at Callao, Peru.....Feb. 20, 1908 The first of the tunnels under the Hudson between New York and New Jersey opened......Feb. 25, 1908 James H. Oliver, inventor of the "chill-

to arbitrate American claims March 3, 1908 One hundred and sixty-seven children

ed plow," died......March 2, 1908 President Castro of Venezuela declines

near Cleveland, O......March 4, 1908 Superior Court of Venezuela affirms decision fining the New York and Bermudez Asphalt Company \$5,000,000

March 14, 1908

Harry Orchard was sentenced to death by Judge Wood, of Boise, Idaho, who, however, recommended leniency to the governor......March 18, 1908

The United States Supreme Court declared the railroad-rate laws of Minnesota and North Carolina unconstitutional March 23, 1908

The Knickerbocker Trust Company, of

New York, reopened for business March 26, 1908

The United States and Great Britain agree as to the fresh-water fisheries between Canada and the United States

March 27, 1908

[Treaty signed April 11, 1908.]

Andrew Carnegie adds \$5,000,000 to the College Professors' Fund....April 3, 1908 The House of Representatives adopts a

sweeping closure rule......April 4, 1908 United States Supreme Court decides that New Jersey has the right to prohibit diversion of water from the Passaic River to supply Staten Island....April 6, 1908 Tennessee Supreme Court bars

Standard Oil Company from Tennessee

April 11, 1908 A fire at Chelsea, Mass., caused a loss of \$6,000,000......April 12, 1908 American battle-ship fleet arrives

San Diego, sailing around the world

April 14, 1908 Arbitration treaty between the United States and Japan signed at Washington May 5, 1908

Merger of the Boston and Maine and the N. Y., N. H. & H. Railroad filed with the Massachusetts legislature....May 6, 1908 The Conference of Governors on the Conservation of Natural Resources met

at the White House, Washington

May 13-15, 1908 Copyright treaty between the United States and Japan signed at Washington May 21, 1908

Stephen D. Lee, lieutenant-general in the Confederate army, died. May 28, 1908 The body of George Clinton, first gov-

ernor of New York, removed from Washington to Kingston, N. Y.... May 30, 1908

	OHILLD BILLIA	0 01 111111111111
	The city of Kingston, N. Y., celebrated	Oklahoma guarantee-fund law cannot be
	the 250th anniversary of its settlement	applied to national banksAug. 1, 1908
	May 31, 1908	William Boyd Allison, United States
		Senator from Iowa, Dubuque, died of heart
	One-hundredth anniversary of the birth	
	of Jefferson Davis celebrated in the South	diseaseAug. 4, 1908
	June 3, 1908	Ira D. Sankey, evangelist with Mr.
	Two-cent postage between United States	Moody, diedAug. 13, 1908
	and Great Britain agreed upon, to take	The American battle-ship fleet arrived
	effect Oct. 1 June 3, 1908	at Sydney, N. S. W Aug. 19, 1908
	Boxer indemnity returned by United	Baron Speck von Sternburg, German
	States to China to be used in educating	ambassador to the United States, died in
	Chinese youths in American schools	Germany
	June 5, 1908	William F. Vilas, ex-Postmaster-Gen-
	President Roosevelt appointed a nation-	eral and Secretary of the Interior, died
	al commission of fifty-seven on the con-	Aug. 27, 1908
	servation of natural resources	Baron Lionel Sackville - West, former
	June 8, 1908	British minister to the United States, died
	Governor Hughes signed the anti-race-	Sept. 3, 1908
	track gambling billsJune 11, 1908	Orville Wright makes a flight of one
	Parcels-post convention (to take effect	hour and ten minutes in an aeroplane
	Aug. 15) between United States and	Sept. 11, 1908
	France signedJune 15, 1908	Andrew Carnegie gives \$1,250,000 to
	Republican National Convention meets	found a Hero Fund in Scotland
	in ChicagoJune 16, 1908	Sept. 24, 1908
	William H. Taft nominated for Presi-	The two-cent postage rate between the
	dent on the first ballotJune 18, 1908	United States and Great Britain went into
	James S. Sherman nominated for Vice-	effectOct. 1, 1908
	PresidentJune 19, 1908	The American battle-ship fleet arrived
	Secretary Taft resigns, and is succeeded	at ManilaOct. 2, 1908
	by Luke E. Wright as Secretary of War	A treaty of arbitration with China
	June 19, 1908	signed at WashingtonOct. 8, 1908
	The American legation leaves Carácas,	Daniel C. Gilman, first president of
	leaving no diplomatic representative	Johns Hopkins University, died
	June 23, 1908	Oct. 13, 1908
	Ex-President Grover Cleveland died	The American battle-ship fleet received
	June 24, 1908	with honors by the Japanese
	Democratic National Convention nomi-	Oct. 20–25, 1908
Ъ	nates William J. Bryan for President and	Charles Eliot Norton, scholar and
	John W. Kern for Vice-President	writer, diedOct. 21, 1908
	July 10, 1908	Governor of Tennessee declares martial
	Prohibitionist National Convention	law in part of State on account of "night-
	nominates E. W. Chapin for President and	riders "Oct. 22, 1908
	A. S. Watkins for Vice-President	The American battle-ship fleet arrived
	July 16, 1908	at Amoy, ChinaOct. 29, 1908
	The \$29,400,000 fine against the Stand-	Ex-President Palma of Cuba died
	ard Oil Company set aside by the United	Nov. 4, 1908
	States Circuit Court of Appeals and im-	Ex-United States Senator Carmack, of
	mediate steps were taken for a retrial	Tennessee, shot dead as the result of a
	July 22, 1908	political feudNov. 9, 1908
	The Marathon race won in London by	Secretary of the Navy Metcalf resigned
	Hayes, an AmericanJuly 24, 1908	Nov. 13, 1908
	Independent party, in convention at	The President issued an order applying
	Chicago, nominates Charles F. Hisgen for	the civil-service rules to fourth-class post-
	President and John Temple Graves for	masters in all States east of the Mis-
	Vice-PresidentJuly 28, 1908	sissippi River and north of the Ohio
	Attorney - General Bonaparte decides	Dec. 1, 1908
	Treofficy General Donaparte decides	200. 1, 1300

V. H. Metcalf, Secretary of the Navy, is succeeded by T. H. Newberry. . Dec. 1, 1908 A. Ruef, of San Francisco, found guilty of bribery. Was sentenced to fourteen years' imprisonment......Dec. 10, 1908 Philander C. Knox nominated Secretary President. Samuel Gompers, president; Morrison, secretary, American Federation Oil Company from that State of Labor, sentenced to jail for contempt of court in the Buck case.. Dec. 23, 1908 Supreme Court of Missouri bars the Standard Oil Company of Indianapolis, the Republican Oil Company of Ohio, and the Waters-Pierce Oil Company of Missouri from Missouri, and fines each of them \$50,000 ..... 1908 The United States and Germany have agreed to an arrangement providing for a two-cent letter rate between the two countries, effective......Jan 1, 1909 United States Supreme Court refused the government a rehearing in the \$29,-240,000 Standard Oil case....Jan. 4, 1909 Six "night-riders" at Union City, Tenn., sentenced to death ... Jan. 9, 1909 Explosion in Leiter mine at Zeigler, Ill., killed 119 men.....Jan. 10, 1909 Secretary Root and Ambassador Bryce signed a treaty providing for the settle ment of points in dispute between United States and Canada.....Jan. 11, 1909 Secretary Garfield announced the discovery of Western land frauds involving \$110,000,000.....Jan. 18, 1909 The Edgar Allan Poe centenary celebrated ..... Jan. 19, 20, 1909 Secretary of State Root resigned and Robert Bacon succeeded...Jan. 25, 1909 President-elect Taft sailed from Charleston for Panama.....Jan. 25, 1909 Secretary Root and Ambassador Bryce signed the Newfoundland Fisheries treaty Jan. 27, 1909 José Miguel Gomez inaugurated president of Cuba.....Jan. 28, 1909 Centenary of the birth of Abraham Lincoln widely celebrated....Feb. 12, 1909 The National Conference on the Conservation of the Natural Resources met at Washington.....Feb. 18, 1909 The American battle-ship fleet anchored in Hampton Roads and was reviewed the next day by the President... Feb. 21, 1909 Patent agreement between United States and Germany signed......Feb. 23, 1909

ADMINISTRATION. THIRTY-FIRST PUBLICAN. March 4, 1909, to March 4, 1913 William H. Taft, Ohio, President. James S. Sherman, New York, Vice-The Supreme Court of Missouri con-John firmed the decree ousting the Standard March 9, 1909 Lieut. Joseph Petrosino, New York detective, assassinated in Palermo, Sicily March 13, 1909 The President, in a message to Congress, urged the prompt revision of the tariff March 16, 1909 The new tariff bill introduced in the House by Mr. Payne.....March 17, 1909 The last American troops evacuated Cuba.......March 31, 1909 Austria's annexation of Bosnia and Herzegovina recognized by Russia (and later by other powers) .... March 31, 1909 Fort Worth, Tex., devastated by a \$5,000,000 fire.....April 2, 1909 Commander Peary reached the north The Payne tariff bill passed the House of Representatives-217 to 161 April 9, 1909 The Cudahy Packing Company indicted on 605 counts in Kansas City for alleged oleomargarine frauds.....April 16, 1909 Governor Wilson of Kentucky pardoned ex-Governor Taylor, of Kentucky, and five others charged with complicity

in the murder of Governor Goebel of Ken-The body of Major L'Enfant, who planned Washington city, reburied, with distinguished honors, in Arlington Cemetery, Virginia.....April 28, 1909

Capt. Peter C. Hains, U. S. A., found guilty of the murder of William E. Annis May 4, 1909

Seven hundred thousand acres in Washington, Montana, and Idaho opened for Andrew Carnegie gave \$1,000,000 for a Hero Fund in France..... May 25, 1909 Alaska-Yukon-Pacific Exposition opened at Seattle.....June 1, 1909

American Sugar Refining Company settled for \$2,000,000 the \$30,000,000 suit brought against it by the Pennsylvania Sugar Refining Company....June 9, 1909

President Taft presented the Wright D. C., for trial on the Panama libel charge brothers with gold medals...June 10, 1909 The Cape Cod (Mass.) Canal formally begun.....June 22, 1909 Tennessee State-wide prohibition law goes into effect ......June 30, 1909 United States, Great Britain, and Aurefused to approve the Russo-Chinese Railway agreement. July 5, 1909 Simon Newcomb, astronomer, died July 11, 1909 Senate adopted a resolution to submit an income-tax amendment to the States July 12, 1909 Pinchot severely criticised Secretary Ballinger .....July 15, 1909

Orville Wright made a new world's time-record for aeroplane, being in the air one hour one minute forty seconds and carrying a passenger .....July 27, 1909

The Alabama legislature was the first to

approve the income-tax amendment

Aug. 2, 1909

The Payne-Aldrich tariff bill passed the Senate and was signed by the President Aug. 5, 1909

The irrigation convention at Seattle severely criticised Secretary Ballinger

Aug. 11, 1909

Seven cadets were dismissed from West Point by President Taft for hazing

Aug. 19, 1909

National Conservation Congress, representing thirty-seven States, met at Seattle Aug. 27, 1909

Dr. Frederick A. Cook, of Brooklyn, telegraphed that he reached the north pole on April 21, 1908......Sept. 1, 1909

Commander Peary announced his discovery of the north pole from Indian Harbor, Labrador.....Sept. 6, 1909

Edward H. Harriman, railroad magnate, died......Sept. 9, 1909

President Taft opened the great Gunnison tunnel in Colorado...Sept. 23, 1909

The Hudson-Fulton celebration opened in New York with a naval parade led by the Half-Moon and the Clermont

Sept. 25, 1909 The sentence of John R. Walsh, convicted Chicago banker, affirmed by the

federal Court of Appeals .... Oct. 5, 1909 Judge Anderson, of the United States Circuit Court at Indianapolis, refused to order C. R. Williams and Delavan Smith, of the Indianapolis News, to Washington, necticut for members of boards of educa-

Oct. 11, 1909

Presidents Taft and Diaz met and exchanged friendly greetings at El Paso, Tex., and Ciudad Juarez, Mexico

Oct. 16, 1909

The Alaskan-Yukon-Pacific Exposition at Seattle closed.....Oct. 17, 1909

Announcement made that John Rockefeller had given \$1,000,000 to fight the hookworm disease in the Southern States.....Oct. 28, 1909

The sentences of the American Federation of Labor leaders for contempt of court affirmed by the District of Columbia Court of Appeals......Nov. 2, 1909

The new United States battle-ship North Dakota on her trial proved to be the fastest vessel of the Dreadnaught type afloat

Nov. 4, 1909

Mrs. Mary Baker G. Eddy settled the claims of her heirs for \$300,000

Nov. 10, 1909

More than 300 lives lost by an explosion in the St. Paul mine at Cherry, Ill. Nov. 13, 1909

The American Telephone and Telegraph Company acquired a large interest in the Western Union Telegraph Company

Nov. 16, 1909

Pennsylvania Railroad tunnels to Long Island connecting it with New Jersey opened ......Nov. 18, 1909

The United States Circuit Court decreed the dissolution of the Standard Oil Company of New Jersey ..... Nov. 20, 1909

The United States took action against Nicaragua......Dec. 1, 1909

The United States government dismissed the Nicaraguan minister and ordered the naval and military forces to land in Nicaragua......Dec. 2, 1909

J. Pierpont Morgan secured majority of the stock of the Equitable Life Assurance 

The constitutionality of the Torrens system of land-title registration upheld in a unanimous decision of the Appellate Division of the Supreme Court, Brooklyn. N. Y......Dec. 11, 1909

Supreme Court of the United States. Horace H. Lurton, Tenn., appointed to succeed the late Rufus W. Peckham

Dec. 13, 1909

Woman suffrage. Women vote in Con-

tion and boards of directors of public libraries ...... 1909 Charles W. Morse, financier, began serving a fifteen-year sentence in the federal penitentiary at Atlanta, Ga. Mrs. E. H. Harriman gives 11,000 acres and \$1,000,000 to New York State to create a State park on the Hudson River Jan. 5, 1910 Gifford Pinchot, chief of the Forest Service, removed by President Taft Jan. 7, 1910 Statue to Gen. Lew Wallace, author of Ben-Hur, unveiled at Washington Jan. 11, 1910 The German government expressed its approval of Secretary Knox's Manchurian proposals......Jan. 12, 1910 Officers of the American Sugar Refining Company indicted in New York for conspiracy to defraud the United States Jan. 14, 1910 The President sent a special conservation message to Congress....Jan. 14, 1910 Shoshone dam, the highest in the world, completed at Cody, Wyoming Jan. 17, 1910 The Southern Health Conference organized at Atlanta, Ga., to fight the hookworm disease.....Jan. 19, 1910 The Knox Manchurian plan rejected by France and Great Britain....Jan 22, 1910 Gifford Pinchot elected president of National Conservation Association Jan. 22, 1910 Judge Landis started the beef probe in Chicago......Jan. 24, 1910 United States Judge Hough dismissed the government Panama libel suit against the World......Jan. 26, 1910
The United States Banking Company of Mexico City suspended after a heavy run Jan. 26, 1910 The union hatters convicted of conspiracy to boycott Loewe & Co., of Dan-

ficiaries.....April 15, 1910 bury, Conn. Fined \$74,000...Feb. 4, 1910 National Sugar Refining Company pays \$604,000 for back duties on underweighed Secretary of Agriculture Wilson opened 4,000,000 acres of forest reserve lands for settlement.....Feb. 9, 1910 More than 2,000,000 acres of public land withdrawn by Secretary Ballinger for conservation purposes.........Feb. 17, 1910

Senator Aldrich declares in the Senate that United States government expenses could be reduced \$300,000,000 without detriment to the service....Feb. 21, 1910 The Third Avenue Railroad Company

Jan. 3, 1910 of New York sold at auction for \$26,-000,000......March 1, 1910 The United States-Canadian Tariff Com-

> mission met at Ottawa.....March 4, 1910 Speaker Cannon's decision on a point of order was overruled by Republican insurgents and Democrats by vote of 163 to 111

March 16, 1910

A confession by ex-Councilman Klein, of Pittsburgh, implicated sixty former and present councilmen in municipal corruption......March 19, 1910 Chicago federal jury indicts the Beef

Trust for violation of the Sherman antitrust law......March 21, 1910 Eight men killed on the cruiser Charles-

ton off Luzon during a gun practice

March 28, 1910 State Senator Allds found guilty by the New York State senate of receiving a 

President Taft proclaims minimum tariff rates to Canada and Australia

March 30, 1910 The Pope declined to see Colonel Roosevelt......April 4, 1910

In the Nebraska and Arkansas cases the United States Supreme Court upheld the rights of railroads as against State laws April 4, 1910

Socialists carried the Milwaukee municipal election.....April 5, 1910

The Interstate Commerce Commission ordered a reduction of Pullman-car rates April 10, 1910

Col. Duncan B. Cooper, involved in the murder of ex-United States Senator Carmack, pardoned by Governor Patterson, of

Tennessee......April 13, 1910 Cherokee claim allowed by the Court of Claims \$5,000,000 to over 30,000 bene-

Secretary Ballinger withdraws 13,500,-000 acres of coal-lands in Montana from entry......April 22, 1910

A cold storm in the Middle West caused \$30,000,000 damage......April 23, 1910 Governor Hughes of New York ap-

pointed by the President a justice of the United States Supreme Court

April 25, 1910

Forty thousand striking bituminous-"Grandfather clause" adopted in Oklacoal miners returned to work in Pennsylhoma, depriving 30,000 negroes of the President Taft urges immediate work on An attempt was made to assassinate Panama Canal defences....April 30, 1910 Mayor Gaynor, of New York. Aug. 9, 1910 Ratifications of the waterway treaty United States troops aid in putting out with Canada exchanged ..... May 5, 1910 forest fires in Montana and Idaho raging New York City debt limit increased over 100,000 acres.....Aug. 13, 1910 \$100,000,000 for subway purposes State troops entered Columbus, O., to May 11, 1910 preserve order during the street-car strike Battle-ship Florida launched at Brook-Aug. 16, 1910 lyn navy-yard ...... May 12, 1910 The Pan-American Congress at Buenos Princeton University receives legacy of Ayres adjourned......Aug. 30, 1910 several million dollars from Isaac C. Cotton reaches twenty cents on New York Exchange......Aug. 30, 1910 Glenn H. Curtiss won the World's President Taft appoints the Stock and \$10,000 prize for air-ship flight from Al-Bond Commission to investigate interstate bany to New York, flying 137 miles in two and one-half hours.....May 29, 1910 carriers. A. T. Hadley, president of Yale University, chairman.....Sept. 3, 1910 The Western Union Telegraph Company The National Conservation Congress at indicted by a federal grand jury in Wash-St. Paul. Minn., opened by President Taft ington, forty-two violations of a bucket-Sept. 3, 1910 shop law being alleged .... June 10, 1910 The decision in the Newfoundland Fish-The Bethlehem Steel Company and the eries case at The Hague handed down by Reading and Lehigh roads found guilty of International Court of Arbitration rebating...................................June 15, 1910
The Arizona and New Mexico State-Sept. 7, 1910 An explosion on the battle-ship North hood bill signed by the President Dakota killed three and injured nine of June 20, 1910 the crew......Sept. 8, 1910 Goldwin Smith leaves an estate of Initiative and referendum adopted by \$1,000,000 to Cornell University Arkansas. In the Arizona election for June 26, 1910 delegates to constitutional convention The Interstate Commerce Commission Democrats win an initiative, referendum. ordered sweeping reductions in many railand recall ......Sept. 12, 1910 road freight rates.....June 29, 1910 Ten chief officials of the Armour, Swift. Prize-fight at Reno, Nev., won by and Morris packing companies indicted by "Jack" Johnson over Jeffries a federal grand jury at Chicago July 4, 1910 Sept. 12, 1910 President Taft orders withdrawal of Woodrow Wilson, president of Prince-35,000,000 acres of coal-lands in the West ton University, nominated for governor of from entry......July 7, 1910 New Jersey by Democratic party A mob of over three thousand persons Sept. 15, 1910 stormed the Newark, O., jail and lynched The President withdraws from entry Carl Etherington, an alleged anti-saloon 70,000 acres of coal-land and 1,400 acres detective.....July 8, 1910 of power land in California The Pan-American Congress opened at Sept. 21, 1910 Buenos Ayres.....July 12, 1910 Riots in Berlin between strikers and the Great forest fires in Manitoba, Ontario, police; American newspaper men injured Montana, Washington, Michigan, and Sept. 26, 1910 Wisconsin wiped out four towns Los Angeles Times building destroyed July 21, 1910 by bombs.....Oct, 1, 1910 Gun explosion at Fort Monroe killed More than a score of the crew of the three officers and eight privates of the battle-ship New Hampshire drowned in army.....July 21, 1910 Hudson River through capsizing of their First train through the tunnel from small boat.....Oct. 2, 1910 Canada to Detroit.....July 26, 1910 St. Patrick's Cathedral, New York,

Cardinals Vannutelli and Logue and many for conspiracy . . . . . . . . . Dec. 12, 1910 other dignitaries in attendance

Oct. 5, 1910

Walter Wellman and a crew of five started from Atlantic City, N. J., to cross the Atlantic in the dirigible balloon "America IV." They abandoned the attempt several days later, and were rescued in mid-ocean.....Oct. 16, 1910

Balloonists Hawley and Post landed near St. Ambroise, Quebec, 1,350 miles from St. Louis, their starting-point

Oct. 26, 1910

Liberty statue, Moisant circled the New York harbor, in an aeroplane, winning a \$10,000 prize......Oct. 30, 1910

The Louisiana legislature authorized the loan of \$6,500,000 for the New Orleans Panama Exposition......Nov. 8, 1910

Woman suffrage. The State of Washington voted for full suffrage to women, making the fifth woman-suffrage State, Oregon, Oklahoma, and South Dakota at the same time voted against it

Nov. 8, 1910

General elections in the United States resulted in sweeping Democratic gains

Nov. 8, 1910

English, French, and German banks signed an agreement to participate with the American syndicate in a \$50,000,000 loan to China......Nov. 9, 1910

President Taft sailed from Charleston, S. C., for an inspection of Panama Canal Nov. 10, 1910

Ralph Johnstone, who made a world's record for altitude at Belmont Park, killed by a fall with his aeroplane at Denver

Nov. 17, 1910

President Taft orders that reports of corporations under the new law be made 

Dr. Cook, in his "own story," admitted that he was not absolutely sure he reached the north pole......Nov. 30, 1910

Mary Baker Eddy, founder of Christian Science, died..................Dec. 3, 1910

Secretary of the Interior Ballinger was vindicated of all charges against him by a Congressional committee in the Ballinger-

Census Office reports the population of continental United States is 91,972,226

United States Supreme Court decided to twenty per cent......Jan. 2, 1911

dedicated by Archbishop Farley, with that Sugar company officers must be tried

President Taft nominated Edward Douglass White, of Louisiana, to be chief justice of the United States Supreme 

Andrew Carnegie gives \$10,000,000 for the promotion of peace.....Dec. 14, 1910 Senator Lorimer is acquitted of any connection with bribery in his election to

John D. Rockefeller makes a final gift of \$10,000,000 to the University of Chicago......Dec. 20, 1910

Burley tobacco-growers from five States meet at Lexington, Ky., and agree to pool the 1911 crop and raise none in 1912

Dec. 20, 1910

A petition for the "recall" of Mayor Gill of Seattle, Wash., under the provisions of the city charter, is signed by more than 11,000 voters....Dec. 20, 1910

Fire destroys a business block in Cincinnati, causing the death of three persons and a property loss of \$2,500,000

Dec. 21, 1910

The Mauretania, arriving at Fishguard, Wales, completes a round trip across the Atlantic in twelve days....Dec. 22, 1910

The American Sugar Refining Company agrees to refund to the government drawbacks amounting to \$700,000

Dec. 24, 1910

President Taft approves the expenditure of \$20,000,000 for reclamation work in 

The civil suit against the Beef Trust in the Federal court at Chicago is withdrawn in order that criminal proceedings may be instituted.................Dec. 27, 1910

Andrew Carnegie gives \$1,250,000 for the establishment of a hero fund in Ger-

An agreement between the United States and Canada for an international railway commission to regulate rates is made public at Washington......Dec. 31, 1910

Postal Savings-Bank Act. The President announced in his message to Congress that the postal savings-bank service would be inaugurated in some cities and towns, to be followed by a gradual extension to the rest of the country.....Jan. 1, 1911

The Iowa Railroad Commission orders Dec. 10, 1910 a reduction in express rates of from five

misses the government's Panama Canal between Haiti and Santo Domingo libel suit against the New York World

Jan. 3, 1911

The government brings action under the Congress and to Canadian Parliament Sherman law to dissolve the Atlantic steamship combine......Jan. 4, 1911

Reciprocity negotiations between officials of the United States and Canada are renewed at Washington. Jan. 7, 1911

The reargument of the government's suit to dissolve the Tobacco Trust is begun in the United States Supreme Court

Jan. 9, 1911 Secretary of State Knox and the Honduran minister of finance conclude a treaty by which the United States guarantees a loan to Honduras without assuming a financial protectorate

Jan. 10, 1911

President Taft, in a special message to Congress, asks for \$5,000,000 to begin the work of fortifying the Panama Canal

Jan. 12, 1911

The government's suit to dissolve the Standard Oil monopoly is brought up for reargument before the United States Supreme Court......Jan. 12, 1911

The State Department announces that complete agreement with Canada over the fisheries question has been reached

Jan. 14, 1911

The United States protests to Guatemala against alleged support to the revolutionary movement in Honduras

Jan. 15, 1911

Eight men in the boiler-room of the battle-ship Delaware are killed by an explosion......Jan. 17, 1911

At a caucus of the Democratic members the next House of Representatives Champ Clark, of Missouri, is nominated for Speaker; the power of appointing committees is conferred upon the Ways and Means Committee.....Jan. 19, 1911

Reciprocity agreement, the principle of which is the exchange of Canadian foodstuffs for American-manufactured com-

modities, agreed to.....Jan. 20, 1911 Andrew Carnegie makes an additional gift of \$10,000,000 to the Carnegie In-

stitution at Washington....Jan. 20, 1911 New Mexico, by a majority of 18,000,

ratifies the proposed constitution

Jan. 21, 1911

The United States government offers its

The United States Supreme Court dis- services to settle the boundary dispute

Jan. 22, 1911

The reciprocity agreement submitted to

Jan. 26, 1911

[House of Representatives, 221 to 92 votes, Feb. 14.1

Admiral Edward B. Berry forced to resign "for the good of the service"

Jan. 27, 1911

The Diamond Match Company agrees to the cancellation of its patent for a harmless substitute for the poisonous white phosphorus, thereby permitting its general use......Jan. 28, 1911

The House of Representatives voted for San Francisco as the place to hold the Panama Canal Fair in 1915

Jan. 31, 1911

An explosion of forty tons of dynamite and black powder at the freight terminal of the Central Railroad of New Jersey, opposite New York City, kills thirty workmen, destroys a pier and two vessels, and damages property for many miles

Feb. 1, 1911

At a special election Mayor Gill of Seattle is "recalled" and George W. Dilling is chosen to succeed him Feb. 7, 1911

The proposed constitution for Arizona is ratified by a vote of about 12,000 to 3,500......Feb. 9, 1911

More than two hundred citizens of Danville, Ill., indicted for vote-selling

Feb. 15, 1911

The President sent to the Senate a new treaty with Japan, in which the restrictions on immigration contained in the present treaty are eliminated

Feb. 21, 1911

The Interstate Commerce Commission orders the railroads of the East and the Middle West to cancel their proposed increases in freight rates....Feb. 23, 1911

The United States Senate, by a vote of 50 to 37, adopted resolutions for direct election of Senators......Feb. 24, 1911

The new treaty with Japan is ratified by the United States......Feb. 24, 1911

The California senate adopts a constitutional amendment providing for the recall of elective officials, including the judiciary

Feb. 24, 1911

The House, by a vote of 123 to 81, voted

to fortify the Panama Canal

Feb. 25, 1911 The Senate, by a vote of 46 to 40, refused to unseat Senator Lorimer, of Il-

Congress to meet in special session on April 4 and consider the Canadian reciprocity agreement.......March 4, 1911

Richard A. Ballinger resigns as Secretary of the Interior and Walter L. Fisher, of Chicago, is appointed to succeed him

March 7, 1911 President Taft ordered 20,000 soldiers to the Mexican frontier......March 7, 1911

President Taft assures President Diaz that the concentration of troops along the Mexican border has not for its object the occupation of Mexican territory

March 8, 1911

The International Peace Bureau at Berne, Switzerland, sends a circular letter to the powers urging them to assist the United States in the movement for the limitation of armaments

March 8, 1911

The Roosevelt storage dam in Arizona, the second largest in the world, is formally opened by ex-President Roosevelt

March 18, 1911 The New York State workmen's compensation law is declared unconstitutional by the Court of Appeals. . March 24, 1911

A factory fire in New York City results in the death of 145 persons, most of them women. Many are forced to jump from the upper stories owing to inadequate means of escape.........March 25, 1911

after July 1 magazines will be transported in car-loads as fast freight

March 26, 1911 The State Capitol at Albany, N. Y., is partially destroyed by fire. Many valuable historic documents in the State Library are burned......March 29, 1911

The New York legislature, after a deadlock lasting ten weeks, elects Supreme Court Justice James A. O'Gorman (Dem.) to succeed Chauncey M. Depew (Rep.) in the United States Senate. . March 31, 1911

The United States Supreme Court holds that, under the commodities clause of the Hepburn Act, the railroads must be actually independent of the coal companies

April 3, 1911

It is announced that Great Britain and the United States have agreed to arbitrate the Webster claim, involving the ownership of millions of acres of land in New Zealand.....April 3, 1911

The Sixty-second Congress meets in Champ Clark (Dem., special session. Mo.) is elected Speaker of the House and he outlines the Democratic programme April 4, 1911

Ratifications of the Japanese-American commercial treaty are exchanged at Tokio April 4, 1911

The President's message urging approval of the Canadian reciprocity agreement is read in both branches

April 5, 1911 In the House the Democratic majority forces the adoption, without amendment, of the code of rules prepared by its Rules Committee......April 5, 1911

In the Senate Mr. La Follette (Rep., Wis.) introduces a resolution calling for another investigation of the Lorimer bribery charges......April 6, 1911

The New Hampshire Senate passes the House bill providing for the purchase by the State of Crawford Notch, with its extensive forests.....April 6, 1911

Federal Judge Sanborn, in an opinion handed down at St. Paul, decides the Minnesota rate case in favor of the railroads

April 8, 1911

One hundred and twenty-eight coalminers, most of them convicts, are killed by an explosion in the Banner mine, near Littleton, Ala.....April 8, 1911

Tom L. Johnson, four times mayor of The Postmaster-General announces that Cleveland, age fifty-seven, died April 10, 1911

The United States Court of Appeals reverses the decision in the Danbury hat case, whereby the boycotting union was assessed \$232,000 damages..April 10, 1911

A caucus of the Democratic members of the House decides that reciprocity with Canada and a farmers' free list will be the order of business.....April 11, 1911
The proprietors of the Triangle Shirt-

waist Company, in New York City, are indicted for manslaughter in connection with the fire which caused the death of 145 of their employes.....April 11, 1911

The House approves the personnel of the standing committees as selected by the Democratic caucus and by Mr. Manu

(Rep., Ill.), the minority leader

In the House Mr. Underwood (Dem., Ala.), chairman of the Ways and Means Committee, introduces the Canadian reciprocity bill and a measure placing on the free list more than a hundred articles used by farmers......April 12, 1911

The House, by vote of 296 to 16, passes the bill providing for the direct election of Senators without federal control

April 13, 1911

The Canadian reciprocity bill is favorably reported from the Ways and Means Committee......April 13, 1911

Denman Thompson, the actor noted for his production of "The Old Homestead,"

The House unanimously passes the Rucker bill providing for publicity of campaign contributions before and after national elections......April 14, 1911

President Taft warns the Mexican govnot endanger the lives of Americans by fighting near the border....April 14, 1911

The Sixth Cavalry, stationed at Des Moines, Ia., is ordered to Arizona to protect the lives and property of Americans along the Mexican border... April 15, 1911

The \$50,000,000 loan to China, participated in by American, British, French. and German bankers, is signed at Peking

April 15, 1911 In the Senate Mr. Chamberlain (Dem., Ore.) defends the principle of the recall provisions of the Arizona constitution

April 17, 1911

ment troops and the insurgents in Mexico, near the border, several non-combatant residents of Douglas, Ariz., are injured by stray bullets......April 17, 1911

The Mexican government assures President Taft that fighting near the American border will be restricted . . . . April 18, 1911

The farmers' free-list bill, which would cause a reduction in the revenue of \$10,-000,000, is reported from committee

April 19, 1911

The completed portion of the Cathedral of St. John the Divine, in New York City, is consecrated......April 19, 1911 Governor Wilson of New Jersey signs

the Geran primary and election bill

The Committee on Census reports a re-April 11, 1911 apportionment bill enlarging the membership of the House to 433...April 20, 1911

The Stigert corrupt practices bill, passed by the New Jersey legislature, is signed by Governor Wilson..... April 20, 1911

The American troops near the Mexican border are ordered to enforce strictly the 

House of Representatives passes the Canadian reciprocity bill by 265 to 89 April 21, 1911

Governor Eberhart of Minnesota signs

the bill providing for the nomination of United States Senators by direct vote

April, 22, 1911

John J. McNamara is arrested for age seventy-seven, died.....April 14, 1911 dynamiting the Los Angeles Times Building on October 1, 1910. The previous arrest of James B. M'Namara and Ortic McManigal on the same charge is an-

Postmaster-General Hitchcock announces ernment and the insurgents that they must that a deficit of \$17,600,000 has been wiped out during the past two years

April 23, 1911

The Pacific mail steamship Asia is sunk off Finger Rock, China

April 24, 1910

President Taft, speaking at a dinner in New York City, makes an extended plea for reciprocity with Canada

April 27, 1911

At a great meeting in London, a resolution presented by Premier Asquith, and seconded by Mr. Balfour, welcomes the proposal of the United States for unlimarbitration. It is unanimously ited

The close of the Treasury's fiscal year shows a surplus as against last year's 

Charles H. Hyde, chamberlain of the city of New York, is indicted by a grand jury, charged with accepting bribes

May 1, 1911

The Ohio senate passes the house bill providing for the Oregon plan of electing United States Senators by direct vote

May 2, 1911

The Massachusetts senate rejects the federal income-tax resolution passed by the 

Direct telephone conversation between New York City and Denver, 2,000 miles, 

American Federation of Labor appealed for a great defence fund in behalf of the exercises in the Arlington National Gemmen accused of dynamiting at Los Angeles ......May 9, 1911

proposed income-tax amendment

May 10, 1911

Secretary of War Dickinson resigns and is succeeded by Henry L. Stimson May 12, 1911

Supreme Court orders the dissolution of the Standard Oil Company within six months ......May 15, 1911

The \$50,000,000 Panama Canal bond issue is thrown open to popular subscription ..... May 16, 1911

A special investigating committee of the Illinois senate reports that the election of U. S. Senator Lorimer could not have been accomplished without bribery 

The Illinois senate adopts a resolution asking the United States Senate to re-

open the Lorimer investigation

May 18, 1911

A monument to Major L'Enfant, who laid out the city of Washington, is unveiled at Arlington Cemetery

May 22, 1911

Secretary of the Treasury MacVeagh, at Kansas City, indorses the Aldrich plan for monetary reform......May 24, 1911

The American Battle-ship Squadron, comprising the Second Division of the Atlantic fleet, is warmly welcomed at Copen- full control of Persia's finances 

The battle-ship Wyoming is launched at 

The city of Springfield, Mass., celebrated the 275th anniversary of its founding. Mobile, Ala., begins a celebration of its 200th anniversary ...... May 26, 1911

The Wisconsin legislature approves the final amendment to the woman-suffrage bill, and the measure will be submitted to 

Fire destroys the amusement resort known as Dreamland, at Coney Island, causing a property loss of several million dollars ...... May 27, 1911

American Tobacco Company is ordered dissolved by the United States Supreme 

It is announced that the Post-Office Department will this year, for the first time, 

President Taft, at the Memorial Day etery, pleads for international peace. Ex-belief in peace, but not in arbitration treaties that would not be respected

> May 30, 1911 At a caucus of the Democratic members of the House, the proposition to place raw wool on the free list is defeated and a bill fixing the duty at 20 per cent. is approved .....June 1, 1911

> Judge Gary, head of the U. S. Steel Corporation, states to the House Investigating Committee that he favors govern-

ment regulation of steel prices

June 2, 1911 Treaty with Nicaragua providing for the refunding of the Nicaragua debt is

signed at Washington ..... June 6, 1911 Judge Gary states that if President Roosevelt had not approved the absorption of the Tennessee Coal & Iron Co., he never would have voted for the deal

June 7, 1911

President Taft sends to the United States Senate the text of a new treaty with Nicaragua .....June 8, 1911

By a vote of 64 to 24 the United States Senate passes the bill for direct election of Senators with an amendment requiring federal supervision......June 12, 1911

W. M. Shuster, an American, is given

June 13, 1911 Governor Dix of New York signs the bill providing that foodstuffs shall not be

kept in cold storage more than one year June 15, 1911

Governor Foss signs the Massachusetts direct-nominations bill, applicable to all State officers, Congressmen, and legislators ......June 16, 1911

The \$50,000,000 3 per cent. Panama Canal bond issue is heavily oversubscribed, the average price being 102.21 June 17, 1911

The water level within the coffer-dam around the Maine is lowered fourteen feet; most of the spardeck is visible and the first human bones are found

June 18, 1911 The U. S. government officially recog nizes the new Portuguese Republic

June 19, 1911

The American Atlantic fleet arrived at Kiel ......June 21, 1911 President Taft asks Congress to amend the Food and Drug Law in accordance with recent decisions of the Supreme Court .....June 21, 1911

The Commissioner of the Land Office declares invalid the so-called Cunningham claims, involving 5,250 acres of coal-lands in Alaska ......June 26, 1911

President Taft sends a special message to the Senate urging the ratification of the treaties with Honduras and Nicaragua

June 29, 1911

The report of the Commissioner of Cor- orders material reductions porations on the investigation of the United States Steel Corporation is made public .......................June 30, 1911

The Treasury closes its fiscal year with a surplus of \$33,000,000 .... June 30, 1911

The Interstate Commerce Commission ordered a sweeping investigation of express companies ......July 1, 1911

Judge Gary, presiding at the International Steel Conference at Brussels, advocates an international agreement.

July 5, 1911

Representatives of Great Britain, Russia, Japan, and the United States sign a treaty abolishing pelagic sealing for fifteen years ......July 7, 1911

Fourteen persons are killed, and many injured, in the wreck of the Federal Express, from Washington to Boston, which jumped the track at Bridgeport, Conn.

July 11, 1911

The New York assembly endorses the proposed federal income tax, completing ratification by that State....July 12, 1911

A memorial tablet to William Penn is unveiled in the Church of All Hallows, London ......July 13, 1911

Congressional investigation of charges against Dr. Wiley is ordered. July 14, 1911

Harry N. Atwood completes his æroplane flight from Boston to Washington and is received by President Taft on the White House lawn .....July 14, 1911

The Postmaster-General designates postoffices in New York, Chicago, Boston, and St. Louis as postal savings banks

July 16, 1911

The revolution in Haiti is reported to be serious; an American gunboat is sent to protect American interests

Canadian reciprocity bill passes the Senate by 53 to 27 ......July 21, 1911

The Brooklyn Rapid Transit Co. is awarded the new subway system of New York City, comprising 87 miles of underground and elevated lines, to cost \$235,-000,000 .....July 21, 1911

Texas defeated State-wide prohibition law by a majority of 6,000...July 23, 1911 President Taft expresses gratification at

the passage of the reciprocity bill and acknowledges the aid of the Democrats

July 23, 1911

The Interstate Commerce Commission in freight rates from the middle and eastern sections of the country to points between the Rocky Mountains and the Pacific coast

July 24, 1911

Golden Gate Park is selected as the site for the Panama-Pacific Exposition at San Francisco in 1915 ......July 26, 1911

The Brooklyn Rapid Transit Co., New York City, announces a five-cent fare to Coney Island during certain hours

July 26, 1911

The Austrian Premier announces governmental opposition to the importation of American meat ......July 29, 1911 Work is begun on the recently author-

ized subway system in New York City July 31, 1911

The Standard Oil Company announces its plan of dissolution to conform with the Supreme Court's decision

July 31, 1911

The commission appointed by President Taft to inquire into magazine postage rates holds its first session in New York City ......Aug. 1, 1911

Edwin A. Abbey, the noted American 

New arbitration treaties with Great Britain and France, practically unlimited in their scope, are signed at Wash-

Admiral Togo, of Japan, arrives at New York City on a visit to the United States

Aug. 3, 1911

Senator Fry, of Maine, died

Aug. 3, 1911

Lincoln Beachey and Hugh A. Robinson, fly from New York to Philadelphia in 2 hours 22 minutes ......Aug. 5, 1911

Ex-President Roosevelt testifies before July 18, 1911 the Congressional Steel Investigating Com-

pany at New York that he permitted the tual flying time 28 hours, 27 minutes Steel Trust to absorb the Tennessee Coal & Iron Company in 1907, in order to check the panic, and asserts that the result justified his action ........... Aug. 5, 1911

Senator Frye of Maine died. Aug. 8, 1911 The government report shows a serious condition of the grain crops, the worst in 

A negro accused of murder is burned to

death by a mob at Coatesville, Pa.

Aug. 13, 1911 Two aviators lose their lives at the 

A wind-storm at Charleston, S. C., destroys property to the value of \$1,000,000 and the loss of fifteen lives

Aug. 15, 1911

President Taft vetoes the resolution admitting Arizona and New Mexico to Statehood, condemning certain provisions in their constitutions ...... Aug. 15, 1911

The wool bill was vetoed by President Taft ..... Aug. 17, 1911

[Its passage over the veto failed.]

President Taft vetoes the farmers' freelist bill, alleging that it is loosely drawn

Aug. 18, 1911

The price of beef in New York City advances to a point 54 per cent. higher than on December 1st . . . . . . . . . Aug. 18, 1911

André Jaeger-Schmidt, a French journalist attempting to circle the globe in forty days, sails from New York; barring accident, he will arrive in Paris on the 

President Taft signed the Arizona Statehood bill with the jurisdiction-recall clause eliminated ......Aug. 21, 1911

Congress adjourned .... Aug. 21, 1911 Sir J. P. Whitney, Premier of Ontario, expresses his belief that reciprocity with the United States would lead to annexa-

President Taft vetoes the cotton bill, alleging that it has been hastily drawn

Aug. 22, 1911

The army estimates for 1912 call for an expenditure of \$94,210,400

Aug. 23, 1911 Postmaster - General Hitchcock nounces that he is in favor of a parcels post, to be tried out in the rural districts ...... Aug. 25, 1911

Aviator Atwood flies from St. Louis to New York City in 11 days 6 hours. Ac- fends the decisions of the Supreme Court

Aug. 25, 1911

The Rivadiva, the largest battle-ship of the world, is launched at Quincy, Mass., for the Argentine government

Aug. 26, 1911

It is announced at Colon that the United States has acquired four small islands at the western end of the Panama Canal

Aug. 28, 1911

The 'ostmaster-General rules that no stamps other than postage stamps can be used on the face of envelopes. Aug. 28, 1911

New Mexico's first State election is set for Nov. 7 ......Aug. 30, 1911 Dr. David J. Hill, United States am-

hassador to Germany, resigned

Sept. 3, 1911

Governor Harmon, of Ohio, speaking at Boston, severely criticizes President Taft's

vetoes of tariff bills ...... Sept. 9. 1911 The cruiser Hai Chi, the first Chinese war-ship to enter the port of New York.

drops anchor in the Hudson River. Robt. G. Fowler leaves San Francisco in an attempt to fly to New York. . Sept. 11, 1911

Maine voted on repeal of prohibition, defeated by a very small majority

Sept. 11, 1911

James J. Ward, of Chicago, starts from New York City in an attempt to fly in an aeroplane to the Pacific coast.

Sept. 13, 1911

Refined sugar is quoted at 71/4 cents per pound wholesale in New York City as compared with  $4\frac{3}{5}$  cents in February last Sept. 14, 1911

President Taft starts on a 13,000-mile trip through the West ..... Sept. 15, 1911 President Taft dismisses charges against

Dr. Wiley ...... Sept. 15, 1911 Conference of Governors meets at Spring Lake, N. J.; adjourns to meet in 1912 at Richmond, Va.....Sept. 16, 1911 Governors of Utah, Idaho, Colorado,

Wyoming, and Washington address a woman-suffrage meeting in New York City, and tell of the results of women

voting in their respective States

Sept. 16, 1911

C. P. Rodgers, starting from New York, becomes the third entrant in the transcontinental aeroplane race for a \$50,000 

President Taft, speaking at Detroit, de-

The mammoth steamship Olympic, with nearly 2,000 returning Americans on board, is rammed by the British cruiser Hawke off Southampton; both vessels are considerably damaged ......Sept. 20, 1911

A suit against the so-called Lumber Trust is brought by the government in the federal court at Denver .... Sept. 27, 1911

The bursting of a dam at Austin, Pa., releasing the waters of a storage reservoir 45 feet deep, practically destroys that town and several smaller ones and causes the loss of 74 lives . Sept. 30, 1911

President Taft at Denver takes issue with the Public Lands Convention and declares himself in favor of leasing coal and phosphate lands ......Oct. 3, 1911

The German balloon Berlin II. lands at Ladysmith, Wis., winning the James Gordon Bennett cup and covering 468 miles . . . . . Oct. 8, 1911

President Taft, speaking at Bellingham, Wash., predicts that the Panama Canal will be ready for use on July 1, 1913

Oct. 9, 1911

C. P. Rodgers, arriving at Marshall, Mo., in his aeroplane journey across the continent, establishes a new world's record for distance of 1,400 miles

Oct. 10, 1911
California adopts an amendment to the constitution providing for woman suffrage ......Oct. 10, 1911

The M'Namara dynamite trial at Los Angeles began ......Oct. 11, 1911

The Electrical Trust was ordered dis-

The Electrical Trust was ordered dissclved by the United States Circuit Court at Toledo, Ohio ........Oct. 12, 1911

Judge Harlan, of the United States Su-

preme Court, dies ......Oct. 14, 1911
President Taft broke ground for the

Panama-Pacific Exposition of 1915

Oct. 14, 1911
The annual report of the Commissioner of Pensions shows 28,985 fewer names on the roll, and a reduction of \$3,498,154 in the amount paid .......Oct. 15, 1911

John R. Walsh, the Chicago banker, released on parole .....Oct. 15, 1911

Two hundred "Progressive" Republicans meeting at Chicago endorse Senator La Follette for President, and favor a direct primary for nominating Presidential candidates . . . . . Oct. 16, 1911

The Isthmian Canal Commission urges the fixing of Panama Canal tolls and legislation to govern the zone...Oct. 16, 1911

The National Monetary Commission begins a hearing at New York on the proposed monetary reforms....Oct. 16, 1911

Eugene Ely, one of the best-known American aviators, falls to his death in his machine at Macon, Ga...Oct. 19, 1911

Herbert G. Squires, formerly United States minister to Panama and to Cuba, died ......Oct. 19, 1911

Protests against the reorganization

Protests against the reorganization plan of the Tobacco Trust are filed by the attorneys-general of Virginia, North Carolina, and South Carolina ... Oct. 23, 1911

The Employers' Liability and Workmen's Compensation Commission reaches an agreement at Washington on a basis of legislation to be recommended to Congress Oct. 24, 1911

Ida Lewis Wilson, the famous keeper of the Lime Rock light-house, dies at Newport, R. I. . . . . . . Oct. 24, 1911

The government began suit for the dissolution of the U. S. Steel Corporation in the United States Circuit Court at Trenten, N. J. . . . . . Oct. 26, 1911

Judge Gary, chairman of the board of directors of the Steel Corporation, issues a statement deploring the possible effect of the government's suit and denying the existence of a monopoly...Oct. 27, 1911

Joseph Pulitzer, proprietor of the New York World and the St. Louis Post-Dispatch, dies . . . . . Oct. 29, 1911 President Taft, speaking before the

President Taft, speaking before the Hamilton Club of Chicago, refers to the possibility of a Republican defeat in 1912

Oct. 30, 1911

The Post-Office Department's books, for the year ending June 30th last, show a surplus of \$219,118 ......Oct. 31, 1911

The constitutionality of the principle of the initiative and referendum is argued before the U. S. Supreme Court in two cases brought from Oregon....Nov. 3, 1911

the roll, and a reduction of \$3,498,154 in C. P. Rodgers, aviator, arrives at Pasathe amount paid ......Oct. 15, 1911 dena, Cal., having left New York City,

IX.-33.

flying time 4,924 minutes.....Nov. 5, 1911

The United States Circuit Court at New York approves the Tobacco Trust's augurated cable letters, etc., providing for reorganization plan, rejecting the suggestions of the attorney-general

Nov. 8, 1911 Howard Pyle, the noted author and il-

lustrator, died ......Nov. 9, 1911 Lincoln memorial at Frankfort, Ky., his

birthplace, is dedicated by President 

Andrew Carnegie gives \$25,000,000 to the recently incorporated Carnegie Corporation of New York, for the purpose of taking over and carrying on his philan-

A subcommittee of the Senate Committee on Interstate Commerce begins hearings at Washington on proposed anti-trust legislation ......Nov. 15, 1911

Plan for the dissolution of the Standard Oil Company was made public

Nov. 15, 1911

Thirteen officials of the Baltimore & Ohio and Louisville & Nashville R. R. are indicted by a federal grand jury at New York, charged with rebating

Nov. 16, 1911

National Association of Women Opposed to Woman Suffrage organized in 

The Standard Oil Trust passes out of existence by Supreme Court decree, each subsidiary company assuming control of 

James B. M'Namara, on trial at Los Angeles, Cal., admitted dynamiting the Los Angeles Times Building on Oct. 1, 1910, resulting in the death of 21 persons. His brother, John J. M'Namara, at the same time pleads guilty to the charge of dynamiting the Llewellyn Iron Works Dec. 1, 1911

The Sixty-second Congress meets in the first regular session ...... Dec. 4, 1911 John D. Rockefeller resigns the presidency of the Standard Oil Company

Dec. 4, 1911 The first instalment of President Taft's annual message, dealing with the trust question, is received and read in both 

James B. M'Namara is sentenced to life imprisonment and John J. M'Namara to fifteen years' imprisonment in San Quen- diplomat, and lawyer, dies...Dec. 19, 191

Sept. 17th. Distance, 4,231 miles, actual tin Penitentiary for their confessed dynamiting ......Dec. 5, 1911

Western Union Telegraph Company incheap rates on deferred messages

Dec. 6, 1911

The eighth annual River and Harbor Convention begins its session at Washington ......Dec. 6, 1911

Pryce Lewis, who performed noteworthy service as a spy for the Northern army in the Civil War, dies ..... Dec. 6, 1911 The House discusses the Sherwood

"dollar-a-day" pension bill...Dec. 7, 1911 Naval experts report that the wreck of the Maine in Havana harbor was the result of an external explosion. Dec. 8, 1911

Postmaster-General, in his report, urges the adoption of a one-cent letter postage and the establishment of a parcels post Dec. 10, 1911

Eighty miners lose their lives at Briceville, Tenn., following an explosion in a

shaft of the Knoxville Iron Company Dec. 10, 1911

The estimates of the Department of Agriculture indicate a record cotton crop of 14,885,000 bales .........Dec. 11, 1911

The House of Representatives passes the Sherwood "dollar-a-day" pension bill by a vote of 229 to 92 ..... Dec. 12, 1911

The House of Representatives by a vote of 300 to 1 calls for the abrogation of the treaty of 1832 with Russia on ac count of discrimination against Jewish citizens of the United States

Dec. 13, 1911

The federal grand jury at Indianapoli begins an investigation into the alleged nation-wide dynamiting conspiracy

Dec. 14, 1911

The British government refuses to per mit American meat-packers to submit bid for meat contracts for the British army

Dec. 15, 191

The Russian ambassador protests agains the abrogation of the treaty of 1832 in th manner proposed by the United State Congress . . . . . . . . . . . . . Dec. 16, 191

The President announces that he de nounces the commercial treaty of 183 with Russia. The Senate ratifies his a tion on the next day without a dissenting 

John Bigelow, the venerable autho

on the wool schedule to Congress. The below zero for the first time in eight years same day the House of Representatives adopts the Senate resolution approving the President's action in denouncing the Russian treaty ...... Dec. 20, 1911

The United States Supreme Court revises its rules so as to reduce the cost of 

W. M. Shuster is dismissed from office by Persia as a result of Russian oppo-

Alfred Tennyson Dickens, a son of Charles Dickens, and himself a noted lecturer, died aged 66.....Jan. 2, 1912

Both branches of Congress reassemble after the holiday recess.....Jan 3, 1912 Rear-Admiral Robley D. Evans, U. S. N.,

retired, died, aged 64.....Jan. 3, 1912 President Taft signs the proclamation admitting New Mexico as the forty-seventh

State of the Union.....Jan. 6, 1912 The Democratic National Committee meets at Washington; Mr. W. J. Bryan and his supporters are defeated on two roll-calls. . . . The National Monetary Commission, after four years of investi-

gation, recommends extensive changes in the financial system, including the establishment of a national reserve association. Jan. 8, 1912

The report of the National Monetary Commission is received in both branches and referred to committees...Jan. 9, 1912 The Democratic National Committee de-

cides to hold the national convention at Baltimore on June 25th; a resolution is adopted permitting of direct primaries wherever feasible and legal

Jan. 9, 1912 President Taft announces that wood pulp and paper will not be admitted free of duty into the United States except from Canada, until the proper courts have passed upon the claims raised by other countries under the favored-nation clauses of their treaties.....Jan. 9, 1912

Fire destroys the building of Equitable Life Assurance Society, covering an entire block in New York City, and causes the death of Battalion Chief Walsh and five other persons......Jan. 9, 1912

A wave of severe cold weather covers the whole country east of the Rocky Mountains; at Cook, Minn., the thermometers burst at 56 degrees below zero; New York

President Taft transmits the report City records a temperature of 3 degrees Jan. 10-13, 1912

In the Senate, Mr. Burton (Rep., Ohio) introduces a bill embodying the recommendations of the Monetary Commission Jan. 11, 1912

Following the decision of the Supreme Court the directors of the Lehigh Valley R. R. take steps to separate the coal busi-

ness from railroad affairs Jan. 11, 1912

A wage reduction results in a strike among the operatives in the cotton mills and factories of Lawrence...Jan. 12, 1912 Postmaster - General Hitchcock urges

government ownership of the telegraph

Jan. 14, 1912

The United States Supreme Court upholds the constitutionality of the Employers' Liability Law.....Jan. 14, 1912

The Senate, by vote of 58 to 8, resolves to consider the arbitration treaties in open session.....Jan. 15, 1912

The United States cruiser Maryland is ordered to Guayaquil, Ecuador, to protect American interests......Jan. 15, 1912

The United States warns Cuba that intervention may again be necessary if the military continue to interfere in political affairs.....Jan. 16, 1912

In the House, a resolution changing the date of inauguration from March 4th to the last Thursday in April is favorably reported from the Judiciary Committee

Jan. 16, 1912

The United Mine Workers' convention at Indianapolis votes in favor of government ownership of all industries

Jan. 17, 1912

The Porto Rican House of Delegates passes a resolution declaring against American citizenship unless accompanied by full self-government.....Jan. 17, 1912

The President commutes the term of Charles W. Morse, sentenced two years ago to fifteen years' imprisonment for manipulation of bank funds...Jan. 18, 1912

John P. White is re-elected president of the United Mine Workers of America

Jan. 18, 1912

The members of the British Miners' Federation, by vote of 445,801 to 115,921, declare in favor of a general strike on March 1st.....Jan. 19, 1912

The House Committee which investi-

a report sustaining Dr. Wiley

Jan. 19, 1912

Attorney - General Wickersham nounces that the government will force the tect American interests near the border dissolution of the International Harvester Company ......Jan. 20, 1912

The Senate subcommittee which investigated the charges of corruption in the border ......Feb. 5, 1912 election of Isaac Stephenson to the United States Senate, from Wisconsin, reports been in the wreck of the Maine is recovthat the charges were not proved

Jan. 20, 1912

A strong protest against missionaries attempting to influence events in China is dianapolis which investigated the alleged endorsed by the American legation in Peking. Three hundred men from the 15th United States infantry arrive at Tien

The Standard Oil Company of New York is fined \$55,000 by the federal court at Buffalo for accepting railroad rebates

Jan. 23, 1912

Negotiations between the mill-owners and striking operatives at Lawrence, Mass., are called off.....Jan. 27, 1912

The Secretary of War recommends the closing of many army posts and the concentration of troops at eight strategic points ......Jan. 28, 1912

Clarence S. Darrow, counsel for the defence in the recent M'Namara trial, is indicted for bribery by the Los Angeles grand jury......Jan. 29, 1912

The House, by vote of 219 to 109, passes the bill revising the steel and iron schedule of the tariff......Jan. 29, 1912

The bore, 1,200 feet under the Hudson River, which forms a part of New York City's new water-supply system is completed ......Jan. 30, 1912

Secretary Meyer denounces the action of the Democratic House caucus against the construction of more battle-ships

Jan. 30, 1912

The will of Mrs. Caroline W. Neustadter leaves \$1,000,000 for the establishment of "model homes" near New York City

Feb. 1, 1912

The House passes the pension appropriation bill, carrying \$152,000,000 and abolishing seventeen agencies

Feb. 2, 1912

President Taft in a message to Congress recommends an international investigation of the high cost of living, and a federal

gated the pure-food controversy agrees on commission to study conditions in Alaska Feb. 2, 1912

> President Madero of Mexico is warned an- by the United States government to pro-

Feb. 3, 1912

Four additional battalions of United States troops are sent to the Mexican

The last of the 65 bodies known to have

ered .......Feb. 6, 1912 More than thirty indictments are returned by the federal grand jury at Innation-wide dynamite conspiracy

Feb. 6, 1912

The Ohio Constitutional Convention Tsin ...... Jan. 22, 1912 adopts a section providing for a threefourths decision by juries in civil cases Feb. 6, 1912

> A joint committee of the Massachusetts legislature begins a systematic attempt to end the Lawrence strike... Feb. 8, 1912

> United States marines are landed in Honduras to protect American property

Feb. 9, 1912

Senator Stephenson of Wisconsin is exonerated by the special Senate committee of the charge of corruption in connection with his election.....Feb. 10, 1912

Eight governors, and representatives of 28 States, meet at Chicago and urge ex-President Roosevelt to be a candidate for the Presidential nomination. Feb. 10, 1912

Governor Wilson of New Jersey, in an address at Chicago, formally opens his campaign for the Democratic Presidential nomination ......Feb. 12, 1912

President Taft signs the proclamation admitting Arizona as the 48th State of the 

Forty-three of the fifty-four men in dicted in the dynamiting cases are arrested Feb. 14, 1912

The Cullem gold medal for Arctic ex ploration is awarded to Dr. Jean Charcot of France, by the American Geographica 

Three bandits get away with \$25,000 after leaping into a taxicab conveying money to a New York bank . Feb. 15, 191

Adjutant-general Ainsworth is remove from office by order of the President pend ing trial on charges of insubordination

Feb. 15, 191

The army appropriation bill, which abolishes five regiments of cavalry, is cides to submit to the voters the question passed by the House ..... Feb. 16, 1912

The House Sugar Investigating Comtion of the Sherman anti-trust law

tive-and-referendum legislation is a purely political question and cannot be passed upon by the courts......Feb. 19, 1912

President Taft, in a message to Congress, urges the passage of an employers' liability bill .................Feb. 20, 1912

which investigated second-class mail rates is transmitted to Congress by the Presi-

A regiment of United States infantry and two batteries of artillery are sent to El Paso, Texas, to protect American interests near the border ..... Feb. 24, 1912

Ex-President Roosevelt, replying to a request signed by eight Republican governors, states that he will accept the nomination for the Presidency if offered by a national convention: ... Feb. 25, 1912

The governors of nine States unite in pledging support to President Taft in securing his renomination .... Feb. 27, 1912

American bankers in conjunction with bankers of other countries, agree to advance China a loan of \$60,000,000

The American State Department informs President Madero that the exportation of military supplies to the Mexican insurgents cannot be prohibited. Feb. 29, 1912

The American ambassador at Mexico City urges Americans to leave the danger 

President Taft warns Americans in Mexico to abide by the neutrality laws

March 2, 1912

The Louisiana legislature demands the resignation of United States Senator Leroy Percy, who was defeated in a recent

makes public an answer to the government's petition to enjoin the destruction of books and papers, denying that it had attempted to conceal or suppress evidence .. March 5, 1912

The Michigan house passes a Presidential primary bill ...........March 7, 1912 concessions ................March 14, 1912

The Ohio Constitutional Convention deof woman suffrage.........March 7, 1912

The directors of the Standard Oil Committee reports that the Trust is a viola- pany of Indiana vote to increase its capital stock from \$1,000,000 to \$30,000,000. Feb. 17, 1912 Standard Oil stock reached 890, its high-The Supreme Court holds that initia- est point, on the New York Stock Ex-

The arbitration treaties with Great Britain and France are ratified by the Senate, 76 to 3, after the disputed clauses relating to the joint high commission have been stricken out and amendments adopt-The report of the special commission ed barring from arbitration questions affecting the Monroe Doctrine and other territorial matters, and the admission of aliens 

A general advance in the wages of textile workers in northern New England is announced, affecting more than 125,000 

announce the appointment of Talcott Williams, of the Philadelphia Press, as director of the School of Journalism endowed by the late Joseph Pulitzer. March 10, 1912

The United States Supreme Court holds that the patent laws apply to selling contracts: Chief-Justice White, in a dissenting opinion, severely criticises the decision

March 11, 1912 Attorney-General Wickersham asks the

Feb. 28, 1912 United States Supreme Court to dissolve the merger of the Union Pacific and Southern Pacific systems......March 12, 1912

The government's suit against the Sugar Trust is begun at New York

March 12, 1912

The nomination of Mahlon Pitney to be associate justice of the United States Supreme Court is confirmed

March 13, 1912

The Senate adopts a resolution authorizing the President to prohibit shipments of war materials into Mexico

March 13, 1912

A band of Virginia mountaineers, in an attempt to rescue a prisoner in the Hillsville court-house, shoot and kill the judge, the prosecutor, and the sheriff

March 14, 1912

The Lawrence strikers accept the concessions offered by the mill-owners and return to work, after securing certain

Dr. Harvey W. Wiley, chief chemist of American legation for their use the Department of Agriculture, resigns

March 15, 1912

The House by a vote of 198 to 103 passes the free-sugar bill......March 15, 1912

The hulk of the battle-ship Maine, raised from the bottom of Havana harbor, is towed out into the open sea and sunk, with imposing ceremonies. . March 16, 1912

Governor Brewer of Mississippi signs the graduated-income-tax bill passed by the legislature...........March 17, 1912

The Fall River Cotton Manufacturers' Association grants wage increases to 30,-000 workers, averaging ten per cent.

March 22, 1912

The Maine legislature rejects the proposed local option amendment to the State constitution ......March 23, 1912

The Interstate Commerce Commission establishes the principle that freight rates between equidistant points must be the same, regardless of State lines

March 24, 1912

A jury in the federal court at Chicago decides that the ten Chicago meat-packers are not guilty of violating the Sherman Anti-trust Act......March 26, 1912

The Ohio Constitutional Convention agrees upon an initiative-and-referendum clause ...... March 27, 1912

The Michigan house passes the womansuffrage constitutional amendment mea-

The subcommittee of the United States Senate which investigated the election of Mr. Lorimer (Rep., Ill.) declares, by vote of 5 to 3, that no evidence of corruption was found ......March 28, 1912

New Bedford cotton manufacturers agree to a ten-per-cent. wage increase

March 28, 1912 A general suspension of work in the anthracite coal-fields is ordered by President White, of the United Mine Workers, pending a settlement of the miners' demands; an agreement is reached between representatives of the bituminous miners 

The Senate votes down the original Sherwood pension bill and passes the Smoot substitute measure adding \$20,000,000 to

March 29, 1912

Continued rains result in floods all along the banks of the Mississippi, Missouri, and Ohio rivers.... March 30, 1912

More than 400,000 bituminous and anthracite mine-workers suspend work pending settlement of their demands

March 31, 1912

The House passes the Democratic wooltariff bill providing for a substantial reduction of the existing duties.

April 1, 1912

Emil Seidel, the Socialist mayor of Milwaukee, is defeated by Dr. Gerhard A. Bading, the fusion candidate

April 2, 1912

Calbraith P. Rodgers, transcontinental aviator, is killed by a fall into the sea at Long Beach, Cal......April 3, 1912

The Arizona senate passes, with slight amendments, the house bill providing for the recall of judges......April 4, 1912

It is conservatively estimated that the floods in the Mississippi Valley have rendered 30,000 persons homeless, covered 200 square miles of fertile land with water, and caused damage amounting to nearly \$10,000,000 ......April 7, 1912

The Southern Commercial Congress begins its sessions at Nashville, Tenn.

April 8, 1912

The Ohio Constitutional Convention adopts a proposal for judicial reforms, providing one trial before judge or jury and one review by a higher court

April 10, 1912

Maj.-Gen. Frederick Dent Grant, U. S. A., eldest son of Ulysses S. Grant, died aged 62 ......April 11, 1912 Miss Clara Barton, founder of the Red

Cross Society, dies at Glen Echo, Md.

April 12, 1912 The Mexican government is warned that

it will be held responsible for acts endangering Americans or American inter-

The steamer Titanic, 1,150 miles east of New York, founders four hours after striking an iceberg, carrying 1,595 persons 

In a special message to Congress Presithe rolls ...... March 29, 1912 dent Taft urges that \$788,000 be appro-The situation of Americans in Mexico priated immediately for use in controlling is such that the War Department at the Mississippi floods and aiding the suf-

Mexico's reply to the United States scale, and part recognition of the union government's note of warning is a refusal to recognize that government's right to interfere in Mexican affairs

April 17, 1912

The Senate passes a resolution calling for an official investigation of the cause of the sinking of the steamship Titanic

April 17, 1912 The United States have completed the

details of a military campaign in Mexico to meet any contingency that might arise

April 17, 1912

A memorial to John Paul Jones is unveiled, Gen. Horace Porter delivering the principal address......April 17, 1912 The steamer Carpathia arrives at New

of the crew of the wrecked steamer Titanic

April 18, 1912

The Senate passes the Dillingham Immigration bill with the Simmons amendimmigrants ......April 19, 1912

The Western Union Telegraph Company

the maritime powers to secure the safety

The House passes by a unanimous vote a bill requiring publicity of expenditures made in the interest of candidates seeking the nomination for President or Vice-

It is announced that hereafter steamers of the International Mercantile Marine will carry life-boats and rafts sufficient for all passengers and crew .... April 20, 1912

The mill strike at Lowell, Mass., ends in a partial victory for the employees

April 20, 1912

Cyclones in Illinois, Indiana, Alabama, and Georgia cause the death of nearly one hundred persons ..... April 20-21, 1912

The steamer Olympic is unable to sail from Southampton because of the objection of firemen and oilers to its life-boat 

Coal-miners and operators agree upon The principal concessions gained by the union are a flat raise of ten per 

April 25, 1912

The British government recognizes the right of the United States to inquire into the loss of a foreign vessel if Americans have lost their lives..... April 25, 1912 The United States transport Buford is

ordered to Mexican Pacific ports to protect American citizens.....April 26, 1912

Daniel Kimball Pearsons, benefactor of small colleges, dies in Chicago at the age of 92 ......April 28, 1912

The United States sues the International Harvester Company in the District Court of Minnesota.....April 29, 1912

The cable-ship Mackey-Bennett brings into Halifax 190 bodies picked up from York with 495 of the passengers and 210 the sea near the place where the Titanic foundered ......April 30, 1912

The Government Steamship Inspection Service issues new regulations requiring all ocean steamships to carry life-boats ment imposing an educational test upon enough to accommodate all persons on board ......May 1, 1912

The House passes a limited parcels-post and the Marconi Wireless Company com- bill, which provides that packages of bine, practically controlling all the wire- eleven pounds or less of fourth-class matless business in the world. . April 19, 1912 ter shall be carried through the mails at The Senate passes without a dissenting the rate of five cents per pound for the vote a resolution favoring treaties with first pound and one cent per pound for the remaining pounds. The bill, if it becomes of passengers and crews of vessels at sea a law, will remain in force until January April 20, 1912 13, 1914, and is intended as an experiment May 2, 1912

Homer C. Davenport, cartoonist of national reputation, aged forty-four, dies in

The British commission under Lord Mersey begins its investigation of the causes leading to the wreck of the Titanic

May 2, 1912

The conferees of the Senate and House agree on a general pension bill adding \$25,000,000 annually to the pension budget

May 2, 1912

President Taft sends to the Judiciary Committee of the House papers from the Department of Justice relative to charges against Judge Robert W. Archbald, of the Court of Commerce, and the House authorizes the committee to investigate the case

May 4, 1912

Suffragists, estimated at ten thousand, parade on Fifth Avenue, New York City. before a hundred thousand spectators that

with the bodies of fifteen Titanic victims.

May 6, 1912

The New Hampshire Supreme Court upholds a \$2,000,000 bequest of the late Mrs. Mary Baker Eddy to the Christian Science Church of Boston ..... May 7, 1912

The War Department estimates that the damage by the Mississippi River floods will exceed \$50,000,000; the breaking of more levees within the past few days adds to the already large number of deaths

May 8, 1912

President Taft in a message to Congress urges the enactment of legislation providing for a commission on a revision of the 

Dr. John Grier Hibben is formally installed as president of Princeton Univer-

More than one hundred American refugees board the United States transport Buford at points on the Pacific coast of 

The anthracite-mine workers, in convention at Wilkes-Barre, ratify the wage agreement and will return to work

May 18, 1912

Melville. La., is inundated by the breaking of the levee on the Atchafalaya River, and five hundred persons are made 

United States begins a suit in New York City to break up the so-called Coffee Trust; if action is successful \$10,000,000 worth of coffee now in storage in New York will be sold at auction

May 19, 1912

[Brazil protests, suit abandoned.]

The superdreadnought Texas is launched at Newport News, Va.; it is the largest of the United States Navy's battle-ships, and is the first in the world to carry fourteen-inch guns ......May 19, 1912

The anthracite-miners, in convention at ment between operators and union men

A new working agreement is signed at at Chicago, are acquitted of the charge Philadelphia between representatives of of conspiracy in restraint of trade anthracite-miners and operators

May 20, 1912

election of Mr. Lorimer (Rep., Ill.), by Key West for possible service in Cuba vote of 5 to 3, reports that no evidence had been submitted to show that the

The cable-ship Minia arrives at Halifax election was brought about by corruption May 20, 1912

The Massachusetts legislature adopts a resolution ratifying the proposed constitutional amendment providing for the popular election of United States Senators. The first State to ratify the mea-

A Conference Committee of the Senate and House adopts a provision in the army appropriation bill which would make Major-General Wood ineligible as chief of staff......May 22, 1912

The House passes a measure placing the so-called friar lands under the jurisdiction of the Philippine government

May 22, 1912

Seven hundred United States marines ordered to Cuba to protect American residents and their property from injury by bands of negroes in revolt against the Cu-

The Presbyterian General Assembly, at Louisville, refuses to open the pulpit to 

The situation in Cuba is deemed so acute that two battalions of United States marines are sent to protect American in-

The twelfth International Congress of Navigation begins at Philadelphia

May 23, 1912

The House passes the Panama Canal bill, admitting American-owned ships free, fixing a toll of \$1.25 per net registered ton on foreign ships, and debarring vessels owned directly or indirectly by railroads ..... May 23, 1912

The Department of Commerce and Labor reports that the year 1912 will break all

records for exports and imports

May 24, 1912 The Massachusetts senate passes a bill establishing a minimum wage for women

and minors in manufacturing mercantile The defendants in the government's May 19, 1912 suit against the alleged Wall-paper Trust.

May 24, 1912

A fleet of nine U. S. war-vessels, with The Senate committee investigating the extra marines, is ordered to assemble at May 25, 1912

The United States consul-general at

revolutionary leader, that he plans to attack the city, and that all Americans should leave ......May 25, 1912

The Navy Department orders the mobilization of a fleet at Key West for use in case of intervention by the United States in Cuba; the War Department makes plans for the quick conveyance of troops to the island in case of necessity

May 25, 1912

The Department of Justice orders an investigation as to the increase in the 

Several battle-ships and other vessels, with a large force of marines, sail for 

United States Department of Justice orders the United States Attorney at Philadelphia to investigate the recent increase in the price of coal. . May 26, 1912

President Taft informs the Cuban President that the mobilizing of the fleet at Key West is not a step toward inter-

United States Supreme Court upholds a Massachusetts decision that a corporation can make a promoter account for profits

May 27, 1912

Seven hundred American marines are landed at Guantanamo, Cuba, May 28, 1912

The Senate committee which investigated the sinking of the Titanic reports its findings and makes many recommendations for the safeguarding of life at sea. Congress, in a joint resolution, thanks the officers and crew of the liner Carpathia for the rescue of Titanic survivors.

May 28, 1912

The Ohio Constitutional Convention passes the woman's suffrage proposal by 

House of Representatives National passes naval appropriation bill carrying \$119,000,000 without provisions for new battle-ships......May 28, 1912

A committee representing the survivors of the Titanic present a silver loving-cup to Captain Rostron, of the Carpathia, and medals to every officer and member of the 

The first meeting of the European section of the Carnegie Foundation for International Peace ends at Paris May 29, 1912

Mexico City is warned by Zapata, the calling for a thorough investigation of the anthracite-coal trade, methods, etc. May 29, 1912

Wilbur Wright, the noted inventor of the aeroplane, and the first man to fly in an engine-driven heavier-than-air machine, died, age 45. ..... May 30, 1912

In strike of New York hotel-waiters about one thousand more waiters quit 

The Senate passes the House bill applying an eight-hour day to all contract work performed for the government

May 31, 1912 The Ohio Constitutional Convention adjourns, having prepared forty-two constitutional amendments.....June 1, 1912

Americans at El Cobre, Cuba, appeal to the State Department for help, and a gunboat with marines is rushed to their assistance ...... June 1, 1912

The Senate Committee on Naval Affairs restores to the appropriation bill the provision for two new battle-ships, which had been dropped by the House Democrats .....June 3, 1912

President Taft welcomes the German squadron at Hampton Roads

June 3, 1912

Sundry Civil Appropriation bill carrying \$109,577,414 and making no provision for continuing the Tariff Board is reported to the national House of Representatives.....June 3, 1912

United States Senate Committee on Naval Affairs restores provisions in appropriation bill for two new battle-ships and a naval wireless system around the world cut out in the House...June 3, 1912

Attorney-General Wickersham reopens the case of Leonard Oleson, whose citizenship papers were revoked by Judge Hanford of the United States District Court because he was a Socialist

June 5, 1912

Senator George L. Nixon, of Nevada, dies ......June 5, 1912

Ground is broken in Brooklyn borough, New York, for a \$5,000,000 public library building.....June 5, 1912

A convention is signed at Washington which provides a parcels-post arrangement between the United States and Panama

June 6, 1912

The Republican National Committee Resolution is introduced in Congress meets in Chicago and elects Victor Rosewater, of Nebraska, chairman

June 6, 1912 Convention for immediate establishment of parcels-post system between United States and Panama is signed

June 6, 1912

The United States battle-ships Ohio and Minnesota arrive at Guantanamo, Cuba June 7, 1912

United States Supreme Court unanimously reverses the Commerce Court in several cases, and declares that that court must not substitute itself for the Interstate Commerce Commission

June 7, 1912

United States Supreme Court upholds Interstate Commerce Commission in controversy with the United States Commerce Court, reversing decisions by the latter.....June 7, 1912

Philadelphia Common Pleas Court enjoins Pennsylvania Railroad employés from taking a strike vote....June 7, 1912

An imposing monument to Christopher Columbus, in the plaza before the Union Station in Washington, is unveiled by the Italian ambassador.....June 8, 1912

United States Secretary of Commerce and Labor is directed to investigate the recent increase of twenty-five cents per ton in price of anthracite coal

June 8, 1912

German naval squadron reaches New York under American escort and has hearty official and popular reception

June 9, 1912

Lieut.-Col. J. N. Lewis, U. S. A., tests an original automatic aeroplane gun firing 750 shots per minute.....June 9, 1912

Census Bureau reports that one-third of the voters in the United States live in cities of 25,000 inhabitants or over

June 9, 1912

The Republican National Committee decides all contested Indiana delegates cases in favor of President Taft. June 10, 1912

United States Supreme Court decides that a conspiracy to violate federal laws can be punished in any State where an a thorough inquiry into anthracite-coal overt act has been committed

June 10, 1912

Republican National Committee, in Kentucky delegates' contests, seats seventeen Taft men and one Roosevelt man

United States Senate adopts House pro-

vision for abolition of the United States Commerce Court.....June 11, 1912

Republican National Committee seat forty more Taft delegates from California, Arizona, Louisiana, Michigan, and Mississippi......June 12, 1912

Republican National Committee seat twelve Taft delegates from Mississippi and six Taft and eight Roosevelt delegates from Missouri.....June 13, 1912

Republican National Committee seat fourteen more Taft delegates from Oklahoma, South Carolina, Tennessee, Alaska.....June 14, 1912

Secretary Nagel approves new regulations requiring life-boat provision for every person aboard ocean steamships

June 14, 1912

Republican National Committee seat twenty-six Taft and four Roosevelt delegates from Texas, all twenty Taft delegates from Virginia, and all fourteen Taft delegates from Washington

June 15, 1912

Former President Roosevelt, despite a recent assertion to the contrary, changes his mind and reaches Chicago

June 15, 1912

The National Socialist campaign is opened at Chicago; Eugene V. Debbs is nominated for President and Emil Seidel for Vice-President.....June 16, 1912

President Taft vetoes the army appropriation bill, objecting to the army being made the victim of hasty legislation, and declaring that the measure was an attack on the authority of the Executive

June 17, 1912

The National Packing Company, alleged "meat trust," notifies the Department of Justice, Washington, that it expects to dissolve the corporation by Aug. 1.....June 17, 1912

United States Senator Elihu Root is elected temporary chairman of the Republican National Convention; election considered a Taft victory...June 18, 1912

Interstate Commerce Commission orders trade methods.....June 18, 1912

In a test vote in the Republican National Convention the Taft interests won, 568 to 510, and on organization of the Committee on Credentials they controlled June 11, 1912 by 30 to 18......June 19, 1912

United States government completes the

Strawberry irrigation funnel the Wasatch Mountains, Utah

June 20, 1912

Gen. Edward S. Bragg, commander of the famous "Iron Brigade." Union army, in the Civil War, dies at Fond du Lac. Wisconsin.....June 20, 1912

Roll-calls at the Republican National Convention show Taft's maximum strength at 605 and minimum at 542 and Roosevelt's maximum at 529 and minimum at 464.....June 21, 1912

Judiciary Committee of national House of Representatives votes to report articles of impeachment against Judge Robert W. Archbald of the United States Commerce Court.....June 21, 1912

New Hampshire Constitutional Convention votes in favor of a direct tax on the income of public-service corporations

June 21, 1912 President Taft is renominated in the Republican National Convention, the poll of votes showing Taft, 561; Roosevelt, 107; La Follette, 41; Cummins, 17; Hughes, 2; present but not voting, 344. Vice-President Sherman is also renomi-Regular and unseated Roosevelt delegates hold a separate convention, nominate the former President, issue a statement of their position, and arrange for the organization of a new party, probably under the name of the National Progressive party......June 22, 1912

The Democratic National Convention at Baltimore selected Alton B. Parker for temporary chairman, despite the opposi-

tion of William Jennings Bryan June 24, 1912

Samuel Gompers, John Mitchell, and Frank Morrison, of the American Federation of Labor, were again found guilty of contempt by the Supreme Court of the District of Columbia.....June 24, 1912

Judge Alton B. Parker is elected temporary chairman of the Democratic National Convention at Baltimore

June 25, 1912 General Federation of Women's Clubs at San Francisco, California, advocates teaching of sex and personal hygiene in public and normal schools. June 26, 1912

Interstate Commerce Commission suspends proposed increase in excess baggage charges by the railroads....June 28, 1912 Harriet Quimby and W. A. P. Willard,

through aviators, are killed together in Boston Harbor.....July 1, 1912

Melvin Vaniman, aviator, and four companions are killed by wrecking of their dirigible off Atlantic City, N. J.

July 2, 1912

Woodrow Wilson, Governor of New Jersey, receives the Democratic nomination for President on the forty-sixth ballot by a vote of 990 to 96....July 2, 1912

Thomas R. Marshall, Governor of Indiana, receives the Democratic nomination for Vice-President.....July 3, 1912

Roosevelt declares that President Taft was entitled only to 70 of the 561 votes that renominated him.....July 4, 1912

Delaware, Lackawanna & Western Railroad accident near Corning, N. Y., causes death of more than forty persons and injury to between fifty and sixty

July 4, 1912

The convention of the General Federation of Women's Clubs refuses to indorse woman suffrage.....July 6, 1912

Washington reports say that every Atlantic and Gulf port is enforcing precautions against the introduction of the bubonic plague from Cuba and Porto Rico July 7, 1912

New York Democrats incorporate as the Progressive party to prevent Roosevelt followers from using that name

July 8, 1912

Articles of impeachment against Judge Robert W. Archbald of the United States Commerce Court are presented in the national House of Representatives

July 8, 1912

United States State Department receives British protest against provision for free tolls for American ships in Panama Canal bill pending in Congress

July 11, 1912

United States House of Representatives votes to impeach Judge Robert W. Archbald by a vote of 220 to 1...July 11, 1912

The State Department signs an extradition treaty with Honduras, thereby closing the last avenue of escape to criminals on the Western hemisphere....July 11, 1912

The Prohibition party, in convention at Atlantic City, nominates Eugene W. Chapin, of Arizona, for President and Aaron L. Watson, of Ohio, for Vice-President......July 11, 1912

Secretary Nagel of the Department of

born children of naturalized citizens must ing proved the greatest all-round athlete be admitted to the United States even if of the Olympiad .........July 15, 1912 they are imbeciles, idiots, or in other forbidden classes.....July 12, 1912

The Interstate Commerce Commission orders a reduction of express rates throughout the country and creates new "zones"; the reductions are said to average fifteen per cent.....July 13, 1912

United States Senate declares election of William Lorimer, of Illinois, invalid because of corrupt practices.. July 13, 1912

against the Panama Canal bill, objecting to the barring of railroad-owned ships July 13, 1912

Herman Rosenthal, New York gambler, partner; promises to produce witnesses

Results at close of the Olympic games at Stockholm show that the American athletes won a sweeping victory, scoring 85 points in track and field events and

Commerce and Labor decides that foreign- Thorpe, of the Carlisle Indian School, be-

Herman Rosenthal, about to produce his witnesses as to police oppression, is shot dead by parties who escape in an auto mobile......July 16, 1912

The expenses incurred by Columbus for his first voyage of discovery show the same to have been \$7200, equivalent to \$100,000 to-day. Ledger found at Palos.

Spain.....July 17, 1912 China asks Professor J. Whipple Jenks. Great Britain files another protest an American citizen, to be financial ad-

viser.....July 17, 1912 Harry K. Thaw, murderer of Stanford White in New York, is again judicially pronounced "still insane" and is recharges police oppression and threats; committed to the Matteawan Asylum for names Lieut. Charles Becker as his Criminal Insane......July 26, 1912

Becker is indicted for murder and arto confirm his charges.....July 14, 1912 rested......July 29, 1912 President Taft formally notified of his

renomination at the White House

Aug. 1, 1912 The National Progressive (Rosevelt) 128 points in all contests, with James party meets at Chicago.....Aug. 5, 1912

# U. S. RELIEF OF FOREIGN COUNTRIES-U. S. SENATE

Countries. The following is a list of the ishing. acts and resolutions of Congress granting relief to the people of foreign countries on ated to enable the President to procure account of earthquakes, fire, famine, and and distribute among the suffering and other calamities:

1812-The President authorized to expend not to exceed \$50,000 in the purchase of provisions for the relief of citizens of Venezuela who had suffered from an earthquake.

1847-The Secretary of the Navy authorized to place at the disposal of Capt. poor of Ireland and Scotland such con-

1871-The President authorized to staon board for transportation such supplies and attending conflagration. as might be furnished by the people of during the Franco-Prussian War.

thorized to employ any vessel of the navy for the purpose of transporting to the ple who were in peril and threatened with famishing poor of Ireland such contribu- starvation in consequence of the earthtions as might be made for their relief, quake in Sicily and Calabria. The sum or to charter under the authority of the of \$800,000 was appropriated for that United States a suitable American ship purpose. for the same purpose. No definite sum ramed in appropriation.

1897-The Secretary of the Navy authorized to employ naval or other vessels to convey wheat, corn, flour, and other contributions to the famishing poor of India. This authority was granted in two joint resolutions approved Feb. 19 and April 7, and is an amendment to the resolution of April 7, approved June 1. No definite sum was appropriated.

to give subsistence, medical and quartermaster's supplies, and other aid to destitute inhabitants of Cuba; the President authorized to furnish the Cuban people with arms and military stores and supforce in the war with Spain.

United States Relief of Foreign destitute and in imminent danger of per-

1902-The sum of \$200,000 appropridestitute people of the French West Indies provisions, clothing, medicines, and other necessary articles, and to take such other steps as he might deem advisable for the purpose of rescuing and succoring the people who were in peril and threatened with starvation.

1907-The President authorized to use George C. DeKay of New Jersey the U. and distribute among the suffering and S. S. Macedonian and Jamestown for the destitute people of Jamaica such provipurpose of transporting to the famishing sions, clothing, medicines, and other necessarv articles belonging to the subsistence tributions as might be raised for their and other stores of the naval establishment as might be necessary for the purpose of succoring the people who were in tion at New York, Boston, and Philadel- peril and threatened with starvation in phia one or more naval vessels to receive consequence of the Kingston earthquake

1909-The President authorized to prothe United States for the destitute and cure and distribute among the suffering suffering people of France and Germany and destitute people of Italy such provisions, clothing, medicines and other ar-1880-The Secretary of the Navy au- ticles as he might deem advisable for the purpose of rescuing and succoring the peo-

> 1911-Congress authorized the Secretary of War to contribute transport service not to exceed \$50,000 in cost for the conveyance of food to the Chinese famine sufferers.

> United States Sanitary Commission. See SANITARY COMMISSION, THE UNITED STATES.

United States Senate, the higher branch of the Congress; composed of two Senators from each State, irrespective of 1898-Officers of the army authorized the population therein, who are elected by the State legislatures. Some of the most important functions of the Senate, as distinct from the House, are the supervision of the Presidential appointments of the highest grade of public officers, the plies to increase their effective fighting passing of judgment on all treaties contracted with foreign powers, and the sole 1899-The sum of \$100,000 appropri- power to try all impeachments. In the ated for subsistence supplies to be issued latter case impeachment proceedings must to the inhabitants of Cuba who were originate in the House, which presents the charges to the Senate, which, in turn, of corporation bonds, and \$81,000,000 of acts as the court. The Vice-President of underlying and miscellaneous obligations the United States is president of the -a total of more than \$1,402,000,000. Senate, but has no vote therein excepting The commission to the Morgan Underin the case of a tie, and is really an writing Syndicate, according to United officer with very limited power. It is States Commissioner of Corporations customary, after the Vice-President has Herbert Knox Smith, was \$62,500,000 in been installed as presiding officer of the Senate, for him to preside over a few sessions of that body and then ask for a Smith, showed a total investment in tanleave of absence, when the Senate elects gible property on Dec. 31, 1910, of \$1,187,one of its own members as president pro 000,000, as against outstanding securitem., and the member so chosen acts as ties of \$1,468,000,000—with \$281,000,000 presiding officer whenever the Vice-Presi- worth of "water" in the stock. On the dent does not wish to exercise that privi- outstanding obligation, however, the cor-(March 4, 1911-March 4, 1913) there are cording to Smith's figures. In 1901, acninety-two Senators, of whom fifty are cording to Smith, the tangible property Republicans and forty-two Democrats. was worth only \$682,000,000, against ob-The salary of a Senator is \$7,500 per ligations of \$1,400,000,000—showing \$718,annum, and twenty cents per mile for 000,000 "watered" stock. In ten years travelling to and from Washington. See more than \$425,000,000 had been added to Congress (National); Direct Election OF SENATORS; SENATE, UNITED STATES.

United States Signal Service. SIGNAL CORPS.

United States Steel Corporation. This great combination of steel interests the following table, showing how much was chartered under the laws of New of the industry was handled by the cor-Jersey Feb. 25, 1901. Its total capital-poration and how much by the indepenization then was \$1,402,000,000 (includ- dent companies in 1910: ing bonds). It was strictly a "holding company "-that is, it did not mine, manufacture, transport, or sell; it simply owned the stock of its constituent com-

The concerns acquired were as follows: Acquired in 1901—Carnegie Company of New Jersey, Federal Steel Company, National Steel Company, American Steel and Wire Company, American Sheet Steel Company, American Tin Plate Company, American Steel Hoop Company, American Bridge Company, National Tube Company, Bessemer Steamship Company, Shelby Steel Tube Company, and Lake Superior Consolidated Iron Mines.

Acquired in 1902-Union Steel Company.

Acquired in 1904—Clairton Steel Com-

Acquired in 1907-Tennessee Coal, Iron, and Railroad Company.

000,000 in common stock, \$303,000,000 abroad amounted to \$29,941,500.

cash.

The Steel Corporation, according to In the Sixty-second Congress poration was earning twelve per cent., acthe tangible valuation of the corporation.

> That the United States Steel Corpora-See tion did not control all of the steel business of the country, however, was admitted by the commissioner, who appended

aciro companico in 1010.		
Corpo	teel ration's ntage.	Independent Companies' Percentage.
Pig iron, spiegel, and ferro	43.4	56.6
Steel ingots and castings	54.3	45.7
Rails	58.9	45.7
Structural shapes	47.0	53.0
Plates and sheets of all kinds	49.7	50.3
Black plate produced in tin-		
mills	52.9	47.1
Coated tin-mill products	61.1	38.9
Black and coated sheets from		
tin-mills	38.9	61.1
Wire rods	67.3	32.7
Wire nails	55.5	44.5
Wrought pipe and tubes	38.2	61.8
Seamless tubes	55.3	44.7

According to the corporation's schedule for the payment of dividends on the common and preferred stock for the quarter of 1912, no less than \$114,840,800 of its common stock was held in various Of the \$1,402,000,000 capitalization, parts of Europe and in other foreign coun-\$510,000,000 was in preferred stock, \$508,- tries, while the preferred stock held

# UNITED STATES SUPREME COURT-UNIVERSITY EDUCATION

holdings of common and preferred stock in each of these foreign countries are shown below:

	Common.	Preferred.
Africa	\$100	\$6,500
Algiers	19,000	2,000
Australia	600	13,200
Austria	49,600	1,100
Belgium	127,100	55,100
Brazil		2,000
British India	900	2,000
Canada	2,578,200	3,628,500
Central America.	9,200	4,500
China	2,500	2,400
Denmark		4,000
Egypt	3,000	4,000
England	80,163,300	17,687,500
France	6,162,200	3,301,000
Germany	209,600	328,500
Gibraltar	10,000	
Holland	24,411,300	2,634,000
Ireland	285,600	437,000
Italy	14,900	155,400
Japan	1,000	8,100
Malta	8,000	40,500
Mexico	44,500	35,800
Norway		6,900
Portugal	19,000	
Russia	2,000	4,500
Scotland	248,300	1,126,200
Spain	248,000	39,500
Sweden	5,000	114,400
Switzerland	37,400	212,900
Turkey		10,000

Wales West Indies	15,000 163,600	38,900 29,200
Chile, Peru, etc	1,900	2,500
	4.040.000	000.047.500

Da formad

Total ......\$114,840,800 \$29,941,500

United States Supreme Court. SUPREME COURT.

United States War-ships. See NAVY. United Workmen, ANCIENT ORDER OF, a fraternal and benevolent organization: founded in 1868; reported in 1910; Grandlodges, 22, sub-lodges, 1,970; members, 110,086; benefits disbursed since organization, \$172,310,959; benefits disbursed last fiscal year, \$3,322,283: master workman, Will M. Narvis, Muscatine, Iowa; recorder, M. W. Sackett, Meadowville, Pa.; receiver, Edwin F. Danforth, Skowhegan, Me.

Universal Brotherhood. See THEOS-OPHY

Universalists. According to a special report of the federal Bureau of the Census on Religious Bodies (1910), the Universalist denomination had 846 organizations, distributed in thirty-eight States and the District of Columbia: 64.158 communicants or members; 776 church edifices and 33 halls used for church purposes; church property valued at \$10,575,-656; 724 ministers; and 600 Sundayschools, with 6.585 officers and teachers and 42,201 scholars.

# UNIVERSITY AND COLLEGE EDUCATION IN THE UNITED STATES

the University of Chicago:

other.

University and College Education in within brief space to show how certain the United States. THE TREND OF. The great factors have been worked out, tofollowing monograph upon the history gether with the results of this working, and present status of the University de-velopment in the United States was pre- in this country. In the proper sense of pared by President William R. Harper of the word it designates not a college or institution doing college work, nor an in-Purpose and Definition .- Many striking stitution made up of a college and of prochanges have taken place in the educa- fessional schools in which the latter are tional and religious worlds during the of the same grade as the college. A colpast quarter of a century. It is impos- lege of arts and a college of medicine are sible to separate the history of educa- to be treated as of the same grade, protion in America from the history of the vided the students in the two institutions Church. Changes in one have affected the are of the same degree of maturity and preparation. The term "university" is The purpose of this statement is not to rather to be used of institutions in which present statistics with reference to par- work of a more advanced character than ticular institutions, but to make an effort that done in college is offered to students:

in which, moreover, emphasis is placed be a university. All universities are of single faculty of instruction and a comonly question in a given case is this: Is the institution intended as a training school for the development of character, or are the students of the institution those who have had no previous college training? In either of these cases the institution and best sense of the word. It is unnecessary at this point to indicate the line which separates the college from the university. From my own point of view, I would draw such a line at the end of the sophomore year in college work. There is something to be said on both sides of this question, but it is a question which need not here be discussed.

What makes a University?—Two things combine to make possible the existence of a university. The first is opportunity for research and investigation; the second is freedom to enjoy this opportunity. Either without the other is, of course, of little value. Among the elements which go to make the opportunity for investigation are the factors connected with (1) libraries and laboratories; (2) preliminary training of a satisfactory character; (3) flexibility in the constitution of the immediate environment; (4) a sufficient number of students possessed of the proper spirit of inquiry. Other factors might be included, but these are the most fundamental.

Freedom to enjoy the opportunities for research is dependent largely upon the organization of the institution. If it were possible to trace the history of the birth of the university, and to examine closely the inherent characteristics of which it was possessed at the time of birth, three things would be noted:\* (1) the right to govern itself; (2) freedom from control of State or Church; (3) the right of free utterance. Without these characteristics in an institution of learning, whatever may be its name, it cannot

upon research and the training of stu-necessity "privileged," and in one form dents for research. In this last and or another supported by the people. It is highest sense, the term is properly ap- natural that universities should be inplied to an institution which has only a fluenced by the changes which are going on among the people. But when for any paratively small number of students. The reason the administration of a university, or the instruction in any one of its departments, is changed by an influence from without; whenever an effort is made to dislodge an officer or a professor because the political or theological sentiment of the majority has undergone a cannot be called a university in the largest change, at that moment the institution has ceased to be a university, and it cannot again take its place in the rank of universities so long as there continues to exist, to any appreciable extent, the factor of coercion. Neither State nor Church nor private patron has any right to interfere with the search for truth, or with its promulgation when found. With schools and colleges organized for the training of youthful minds it is entirely different; and here, if nowhere else, may be drawn sharply the line of differentiation between college and university. An institution under State control almost inevitably withholds freedom of research in certain subjects; an institution under Church control in certain other subjects; while, indeed, an institution under the control of a board of trustees and upon private foundation is not infrequently limited by the prejudices of the trustees.

A good definition for a university is the following: "A self-governing association of men for the purpose of study; an institution privileged by the State for the guidance of the people; an agency recognized by the people for solving the problems of civilization which present themselves in the development of civilization." A university touches every phase of life at every point; it enters into every field of thought to which the human mind addresses itself. It has no fixed abode far away from man, for it goes to those who cannot go to it. It is shut in behind no lofty battlement, for it has no enemy which it would ward off. Strangely enough, it vanquishes its enemies by inviting them into close association with itself. The university is a democratic institution, constituted by the people and

for the people.

<sup>\*</sup> See article by the writer on The University and Democracy, the Cosmopolitan, April, 1899.

versity education, in the sense defined described it:\* above, has come into existence very largely since the War of the Rebellion. A university could hardly be said to have existed in this country before 1870. Let us consider briefly the situation as it presented itself:

1. In even the largest institutions, the library was scarcely of sufficient size or value to deserve the name. It was open more years ago, books outside of the thoughts be guided by them." text-book used had no part in our education: they were never quoted, recommend- one of high standard, from the present ed, nor mentioned by the instructor in the point of view. It is probably a correct class-room. As I remember it, Yale Col- statement that the curriculum of Yale and lege library might as well have been in Harvard sixty years ago was not much Waterville or Bridgeport as in New Haven, higher than the curriculum of the best so far as the students in those days were grade of high schools to-day. It certainly concerned." It is only in comparatively was not as broad in the opportunities recent years that the largest institutions furnished for diversity of work. As late have had a librarian giving his entire as the year 1843 the requirements for time to the care of the library. And the admission to the freshman class were as laboratory occupied as small a place in the situation of forty years ago as did the library. It was something unknown to a lust, Latin grammar and Latin prose, and college graduate of thirty years ago. The first chemical laboratory in Germany was built by Liebig at Giessen in 1826. This factor, which to-day takes its place side English grammar, and geography. by side with the library, is something which formed no part of education in days past. An institution of higher learning with no library worth mentioning, and with no laboratories, could scarcely be called a university.

2. The curriculum of study in those days dealt wholly with the past. It was largely Latin, Greek, mathematics, and philosophy. Questions of living interest could gain no recognition. The study of very small. A single case may be cited: English literature, and indeed of modern In 1834 Harvard had 336 students in all literature of any kind, was rigidly ex-cluded until within two or three dec-

University Education in the Past.—Uni-priori method. As Professor Remsen has

"When the philosopher in those days wished to solve a problem, his method was to sit down and think about it. He relied upon the working of his brain to frame a theory, and beautiful theories were undoubtedly formed. Many of these -probably all of those which had reference to natural phenomena-were far in advance of facts known, and even directly for consultation during perhaps one hour opposed to facts discovered later. Minds a day of two days in the week. The bet- were not hampered by facts, and theories ter class of students, it was understood, grew apace. The age was one of mental had no time for reading. In fact, read- operations. A beautiful thought was reing was a degradation. William Freder- garded as something much superior to ick Poole, the late librarian of the New-knowledge. We have not learned to think berry Library, a few months before his less of beautiful thoughts, or of mental death made this statement: "To those processes, but we have learned to think of us who graduated thirty or forty or more of facts, and to let our beautiful

3. Still further, the curriculum was not

follows:

In Latin: Cicero's orations, Virgil, Sal-Latin prosody. In Greek: Greek grammar and the reading of three books of the Anabasis. And in addition, arithmetic, Still later, at Harvard, 1850:

In Latin: Cæsar, Virgil, Cicero's select orations, with Latin grammar and prose. In Greek: Felton's Greek reader, "writing of Greek with the accents," Greek grammar. In mathematics: arithmetic, algebra, first lessons; introduction to geometry. Worcester's ancient geography and history.

4. The numbers in attendance were departments; in 1840, 448 students; in 1850, 584 students; and in 1866-67, 959 The attention of the students students. No institution of learning up

was directed to the past. The method \* Address at the opening of Kent Chemi-employed was in large measure the a cal Laboratory, January, 1893.

something not yet dreamed of. those days was to a large extent students universities were established. in mind the profession of medicine or the ing are the dates of establishment: profession of the law, or a business career, were entirely lacking. The percentage of graduates entering the ministry was as follows: At Yale, one student in every four graduated from 1702 to 1830 became a minister. At Harvard, during the first fifty years, one out of every two entered the ministry.

In a word, therefore, higher education in the past was intended largely for a single class of men. The numbers were consequently very small; and in the training of these men the entire emphasis was placed upon that which stood related to ancient times, rather than upon anything that concerned the times in which the men lived; and besides, those methods of work which to-day constitute the very essence of higher education, employed in connection with the library and the laboratory, our fathers utterly lacked.

In reference to the control of higher education in this early stage of its development, the following points deserve consideration:

1. Nearly all the institutions of higher learning were established by denominations. Harvard came first, in 1636, established by the Congregationalists. In 1693 the college of William and Mary was founded by the Church of England in the Yale followed in colony of Virginia. 1701, under the Congregationalists. Then 1746 the Presbyterians established Princeton College, and this was followed in quick succession by Washington and

to the time of the close of the war had as Lee University in 1749, under the Church large a number as 1,000 students. Dur- of England; the university of Pennsyling Harvard's first sixty-five years of his- vania in 1740; Columbia University in tory there was graduated an average of 1754, under the Church of England; eight students a year. During Yale's Brown University in 1764, in charge of first 128 years, an average of between the Baptists; Rutgers College in 1766, thirty-four and thirty-five students gradu- under the Dutch Reformed Church; Dartated each year. There was no such thing mouth College in 1770, by the Congregaas a large college; the university was tionalists; and Hampden-Sidney College in 1776, under the Presbyterians. It was 5. The constituency of the college in not until long after this that the State In the who were preparing themselves for the earlier times, when Church and State were ministry. The college was practically a one in the colonies, the State may have theological seminary. In Harvard, Hebrew had to do with the maintenance of the was required of all students down to 1780. college; but State foundations, in the Those subjects which have found their realm of higher education, have come for way into the curriculum in more recent the most part since 1800. Of the more years, because demanded by men having prominent State universities, the follow-

Pennsylvania* Georgia Vermont Tennessee North Carolina. Indiana Virginia Michigan Missouri	1785 1791 1794 1795 1820 1825 1837	Wisconsin Cornell Colorado Illinois Minnesota Nebraska	186 186 186 186 186
--	--	--	---------------------------------

Higher education, until times compara tively recent, therefore, was the child o the Church, and in each particular cas the special offspring of a denomination It has been in accordance with this police that everywhere throughout the Middl and Western States the different denomination nations of Christians have sought t strengthen their work by establishing co leges, the absolute control of which the have maintained. The debt of educatio to the several Christian denominations i something incalculable. It may almost b said that down to 1830 or 1840 there was no higher education except that which wa provided for by the denominations.

2. In this period, likewise, the officer and the students of the college were ver largely members of the particular d nomination which controlled the colleg This was a natural consequence of the fathat the majority of the students we preparing for the ministry. Just as t day the staff of the theological seminari must be composed of those who are cor municants of the particular denomination in control of the seminary, so in tho

\* Not strictly a State university.

he college.

of Connecticut.

great modern movements like the Young nominations themselves.

with the tenets of the sect or denomina- business in general, and life at large. the student should accept. To have or twenty-five years. Much work done for-

lays the staff of the college consisted ex- placed before the student three or four clusively of those who were members of points of view and to have allowed him he particular denomination in control of to make choice for himself would have been regarded as a method of policy In many of the smaller institutions wholly disastrous in its effects. There was under denominational control this condi- no choice of subject; there was no choice ion still exists, while in the larger insti- of opinion. The curriculum was a castutions a survival of it is seen in such iron curriculum, and the whole process charter as that of Yale, which requires consisted of a series of mechanical conlarge proportion of the corporation to trivances devised to make every student be Congregational clergymen of the State exactly like every other student, in order that each and every one might seem to 3. But it is to be noted that denomi- have passed through the same mould, with nations in those days were what we would each individual characteristic cut off. o-day call sects. Inasmuch as the dis- Space does not permit me to show the inctions between the denominations were direct results of this kind of higher edunore clearly marked and greater emphasis cation. It is enough to say that it was was placed relatively upon these distinc- characteristic of its times. The exclusive tions, and since the spirit of those days spirit still prevailed. In many sections was narrow as compared with that which of the country men were monarchists or requently permits to-day the co-operation aristocrats without knowing the fact. of different denominations in the same The principles of democracy had not yet great work, the denominationalism of exerted their full influence. The times that time may fairly be called "an undue were not yet ripe for the full fruitage denominationalism"—that is, sectarian in the educational field of democratic sm. From the point of view in which methods and democratic ideals. George chese words are used, the difference be- Eliot's description in Middlemarch of certween the spirit of sectarianism and the tain English institutions would have been spirit of the denominationalism of to- strictly applicable to these, for they were lay is something world-wide. In those "institutions which sought to lift up the times there had not yet sprung up these higher learning by making it exclusive."

New Factors in the Present Situation.— Men's Christian Association and the If, within fifty years, there have been Young People's Society of Christian En- changes in our industrial world; if, with deavor, which have contributed so large- the coming of the railroad and the telev to broadening out the denominations graph-line methods of transportation have and to placing emphasis upon the essen- been revolutionized; if everywhere growth tials of Christianity as distinct from the and development, which are only other peculiarities of sects. Under these cir- words for expansion, have been phenomcumstances, the lines were drawn as enal, just so has it been in the field of strictly between the colleges of the sev- higher education. The changes have been eral denominations as between the de- so great that one may hardly speak of evolution. It might almost be called 4. As a result of this narrow and see- revolution. Higher education, as it stands tarian control, and of the fact that the in relationship to the different denominalargest single factor in the student body tions of the Church, finds itself to-day was made up of those engaged in prepara- engaged in a serious struggle for the solution for the ministry, there was a unity tion of the problems which arise out of of plan and purpose, and a unity in teach- this new and strange environment; and ing, which is to-day unknown in institu- we should remember that these changes tions of higher learning. Only that might owe their origin to the same cause as do be taught which was in strict accord the changes in methods of transportation,

tion in control, and only that side of The high school, called the people's coltruth was presented which it was desired lege, is a development of the last twenty

merly by colleges is now done by high schools; the course of study in many of these schools is more extensive and more thorough than was the course in many of the better colleges forty years ago, and many of the poorer colleges to-day. The educational policy involved in the maintenance and conduct of the high school is something very pleasing to the public, and everything points to a still higher development; for already in many States the high school is doing the work of the freshman year in college. Several things are to be considered:\*

1. Much of the constituency of these schools is drawn directly from the college or the preparatory school connected

with the college.

2. The graduates of these schools have distinct advantages in any effort to secure positions as teachers in the lower schools.

- high school that many parents who have the means to pay the tuition fee in a a great incentive to many to patronize for their operation books and apparatus. them.
- students are going to the high schools.
- situation.

for the non-State colleges to continue studied, will produce discipline tions.

The explanation of this is clear. With a political influence which naturally lends itself to the State institution; with the large number of alumni occupying the chief positions as principals and teachers in high schools; with no tuition fee, because provision has been made by the State, and instruction is offered free; with excellent facilities for work in nearly every line; with fully equipped laboratories, and with libraries far more complete than any ordinary college can ever hope to possess, the State university presents an inducement to the prospective student which the smaller college cannot under any circumstances duplicate.

The introduction of the library and the laboratory into modern education presents other difficulties. These may be summed up in one word-lack of means. work of the junior and senior years at 3. So strong is the work done in the college cannot in these days be properly done without large libraries and well-The modern equipped laboratories. denominational institution prefer the high method of teaching and of study rests school; while the absence of any fee is absolutely upon principles which demand

The introduction of the principle of 4. The equipment for science is often election, which has now been universally far better than that possessed by the col- adopted in so far as the financial relege, and the instruction is more modern. sources of institutions make it possible, 5. Preparatory schools in the West and is a source of many changes and much South are no longer crowded, because embarrassment. The student-world is now least of all concerned in preparation for 6. In a word, the high school is a dis- the ministry. The average class of even tracting element to the friends of the the smaller college turns out more men college, which at one time controlled the for medicine and law than for the ministry; while even a larger number, perhaps, Another factor of great importance is of those who leave the college enter busithe development, especially in the West-ness. These, having in mind the careers ern States, of the State university. At which they are to follow, demand studies first only a college, the State university which shall bear directly on that career. has slowly gained ground, until in some Educators, for the most part, accept the States it has become almost impossible doctrine that any ordinary subject, well their work with satisfaction. So strong furnish culture. Students wish modern has the antagonism come to be that in literature, rather than ancient literature; more than one State the smaller colleges modern history, rather than ancient hishave joined themselves together in an alli- tory. They wish political economy and ance the object of which is to meet the political science, and sociology, instead of rapid encroachments of the State institu- philosophy. Many prefer French and Ger-In the whole Mississippi Valley man to Latin and Greek. So many subthere are not more than two or three non- jects are demanded, libraries of such ex-State institutions which to-day do not tent are needed, laboratories with such stand in actual fear of the State institu- equipment are called for, that to-day \$1,000,000 will not suffice to meet the

ing which, twenty years ago, would have The total income from all sources of more been amply provided for by \$100,000. The than one-third of all the colleges and unielective principle, which calls for large expenditure not only in the way of books and equipment, but also of increased instruction, is the rock on which many institutions are being dashed to pieces.

Added to this, there has come into existence, gradually but surely, what is called the university idea. As has been said. a university, in the proper sense of the term, was something which did not exist in the United States before the war. It might be said that this idea goes no farther back than three decades. All institutions before that time, and many of the larger institutions of to-day, are large

colleges, but not universities.

In 1900, in the city of Chicago, was organized an association of American universities. fourteen of the 480 colleges of the United est, to secure means for the maintenance States-one in thirty-four. In some of of a university. Universities on large these institutions are gathered students foundations have come as a result, on one the total number of whom would make hand, of generous gifts from men of many thirty or forty colleges. This university denominations, including gifts from those spirit has now taken root and its most who have had no denominational connecrapid development may be expected; for tion. (In this class will be placed Harthe same spirit which has drawn so large vard, Yale, and Chicago.) Or by india portion of our population to the cities, vidual men, either out of touch with where special advantages are thought to Christian work altogether, or without exist and special privileges may be se- reference to it. (Here are to be placed cured, is drawing the best men to the Girard College and the Leland Stanford larger institutions (State universities and University.) Or by the collective strength institutions only nominally under denomi- of a State. (Here belong the State uninational control) because of their larger versities, especially of the Middle and libraries, their better equipped labora- Western States.) tories, and their more direct contact with life and modern civilization. This ele- furnish the faculty for a university. It ment in the present situation is one which the denominational college is compelled to face, and with which it has already entered into serious struggle.

The older institutions of higher education, the denominational colleges, are, therefore, confronted to-day by many changes from the earlier situation in first years of their growth. The difficulthe greatly increased cost of maintenance. The number of denominational colleges likewise furnish a large majority of is very large. These, for the most part, this is improbable, make a strenuous ef-

wants of an institution of higher learn- have less than 100 to 150 college students. versities in the United States is in each case less than \$10,000. The cost per capita for high-school instruction in a city like Peoria, Ill., is larger than the cost per capita of instruction furnished in many of the colleges. The demands of modern methods have multiplied the cost of education many times, and at the same time the income on investments is steadily decreasing.

The denominations recognize the fact that, as such, they lack the means necessary to make provision for the work of higher education in the largest sense. No denomination, as such, has vet established and endowed an institution which has the rank of university. The denomination can provide for a college. It is not strong The association includes enough, and there is not sufficient inter-

A denomination, as such, cannot to-day would be literally impossible for even the strongest denomination in the United States to man a strong university. would be difficult for any three denominations combined to do this. If such a university were organized and if its faculty were in large measure of a particular denomination, it would be still more diffiwhich these colleges had birth and the cult for that denomination to impress its particular doctrines upon the university. ties which thus present themselves are A denomination may establish a college, many, and among them not the least is and, if it is a small college, may furnish the membership of its faculty. It may with an endowment of less than \$100,000 the student body; and it might, although

#### UNIVERSITY EXTENSION-UPJOHN

denominational point of view.

This, then, is the present-with, on the one hand, many new educational prob- Kingston, R. I., Jan. 8, 1784; admitted lems difficult of solution, and, on the to the bar; was a member of the State other, a changed relationship between de-legislature for many years; and author nominationalism and higher education of Memoirs of the Rhode Island Bar; If the past was the period of denomina- History of the Episcopal Church in Nartional higher education, what shall we ragansett Pier, R. I., etc. He died in

call the present?

In the field of activity, as in that of theological thought, and as in that of born in St. John, New Brunswick, Canada. business, it is a period of transition; May 4, 1802; graduated at Harvard Coltransition from a lower to a higher plane; lege in 1821, and at its Divinity School from a narrower to a broader spirit; from in 1824; left the ministry on account of a smaller to a larger work; a transition bronchial trouble in 1844; was president in process because we are now coming of the Massachusetts senate in 1857-58; into a fuller knowledge, and understand and member of Congress in 1853-55. His the significance of the teachings of the publications include Lectures on Witchgreat Teacher, Jesus Christ; because we craft. Comprising a History of the Salem are really just beginning to apply the Delusion, 1692; Life of John C. Frémont; principles of democracy to our religion Memoir of Francis Peabody; Salem Witchand educational work; because the new century places before us possibilities of of Sir Henry Vane, etc. He died in Salem increase, of readjustment, and of realization even beyond our dreams. See CoL-LEGES IN THE UNITED STATES.

Society for the Extension of University served on the geological survey of Min Teaching was founded at Philadelphia in nesota in 1879-85, and on the United June, 1890, and incorporated in March, States geological survey in 1885-95. He first, to extend higher education to all the Minnesota Historical Society in St classes of people; second, to extend educa- Paul. His publications include The Gla tion through the whole of adult life; cial Lake Agassiz; Greenland Ice-field third, to extend thorough methods of and Life in the North Atlantic, with study to subjects of every-day interest.

extended into many sections of the coun- sota in Three Centuries, etc.; editor Col try, being established mainly, however, lections, Minnesota Historical Society in connection with colleges and univer- and contributor there to papers on Gro sities.

Upchurch, John Jorden, mechanic; born in Franklin county, N. C., March 26, Shaftesbury, England, Jan. 22, 1802. Re 1822; received a common-school education. moved to New York in 1839 to direct th In 1868, while working in the Atlantic and alterations in Trinity Church, but these

fort to propagate through this institution Great Western Railroad shops at Meadits peculiar views. But to attempt this ville, Pa., he drafted the first ritual and in the case of a university would be fu- organized with fourteen members the first tile, and no body of men likely to be lodge of the Ancient Order of United placed as trustees in control of a univer- Workmen. The first meeting was held sity, even if as individuals a majority of Oct. 27, 1868, since which time the order them are members of the same communion, has spread to every State and Territory, will to-day, or in the future, make an ef- and in 1900 numbered over 400,000 memfort to impress upon that institution a bers. He died at Steelville, Mo., Jan. 18, 1887.

Updike, WILKINS, lawyer; born in

Kingston, R. I., Jan. 14, 1867.

Upham, CHARLES WENTWORTH, author; craft and Cotton Mather, a Reply; Life Mass., June 14, 1875.

Upham, WARREN, geologist; born in Amherst, N. H., March 8, 1850; grad University Extension. The American uated at Dartmouth College in 1871 The aim of university extension is: then became secretary and librarian o New Discussion of the Causes of the Ic From Philadelphia the movement has Age (with Prof. G. F. Wright); Minne seilliers and Radisson, the First Whit University Settlements. See College Men in Minnesota, and Progress of Dis covery of the Mississippi River, etc.

Upjohn, RICHARD, architect; born i

were abandoned on a proposal being en- doah Valley, where he was wounded in tertained for the erection of a new edifice. the battle of Winchester. Early in 1865 He drew the plans for this edifice, which he commanded a division of cavalry in was completed in 1846 and was then con- General Wilson's operations in Alabama sidered the handsomest church structure and Georgia, and was distinguished in in conception and detail in the United the capture of Selma. In March, 1865. States. He died in Garrison's, N. Y., he was brevetted major-general, United Aug. 16, 1878.

practised in Richmond, Va., in 1810-24; in San Francisco, Cal., March 14, 1881. judge of the General Court of Virginia Feb. 28, 1844.

Upshur, John Henry, naval officer; forty years' service.

Philadelphia, Pa., Nov. 7, 1823; gradu- 14, 1676. ated at Hamilton College in 1843; pro- Usher, lessor of rhetoric at Hamilton College in Cambridge, Mass., June 6, 1639; son of 1853-70; ordained in the Presbyterian the preceding; engaged in business in Church in 1868; professor of sacred rhet- Boston. During the witchcraft excitepric at Auburn Theological Seminary in ment he was arrested but allowed to 1880-87; appointed chancellor of the Uni- escape. He died in Boston, Mass., July versity of New York in 1892. He died in 11, 1679. Glens Falls, N. Y., June 15, 1902.

to General Tyler, and was wounded in for the Massachusetts colony for the purthe battle of Bull Run. In the Peninsu- chase from Sir Ferdinando Gorges of the ar campaign he commanded a battery, title for the district of Maine; and lieuand was active in the battles of South tenant-governor of New Hampshire in Mountain, Antietam, Fredericksburg, 1692-97, and from 1702 till his death, in Chancellorsville, and Gettysburg. In the Medford. Mass., Sept. 1, 1726. ampaign against Richmond (1864) he Usher, John Palmer, statesman; born

States army, for "meritorious services Upshur, ABEL PARKER, statesman; during the Rebellion." He was the auborn in Northampton county, Va., June thor of Infantry Tactics for the United 17, 1790; admitted to the bar in 1810; States Army, adopted in 1867. He died

Urdaneta, Adres, navigator; born in in 1829-41; Secretary of the Navy in Villafranca, Guipuzcoa, Spain, in 1499. 1841-43. In the latter year he succeeded Urged by the council of the Indies, Philip Daniel Webster as Secretary of State. He II. decided, in 1558, to undertake the published Brief Inquiry into the True conquest of the Philippine Islands, and Nature and Character of our Federal Gov- appointed Urdaneta chief pilot of the exernment; Review of Judge Joseph Story's pedition, which left Acapulco Nov. 21, Commentaries on the Constitution. He 1564, under Miguel Lopez de Legaspi. was killed with several others on the Poto- The latter took possession of the island mac River, near Washington, by the ex- of Cebu and conquered Mindoro. Urdaplosion of a large wrought-iron gun on neta returned to Mexico, where he died the United States steamer *Princeton*, the June 3, 1568. He wrote several memoirs discharge of which he was witnessing, and letters, which are preserved in the archives of the Indies in Seville.

Usher, Hezekiah, patriot; born in born in Northampton county, Va., Dec. England about 1615; established him-5. 1823; graduated at Annapolis in 1848; self in Boston in 1646; was agent for the served in Mexican and Civil wars; pro-Society for Propagating the Gospel; purmoted rear-admiral and retired in 1885, chased the press and type for printing upon his own application, after more than Fliot's Indian Bible in 1657; and was one of the founders of the Old South Church Upson, Anson Jupp, educator; born in in 1669. He died in Boston, Mass., March

Usher, Hezekian, patriot; born in

Usher, John, colonial executive: born Upton, EMORY, military officer; born in Boston, Mass., April 27, 1648; son of in Batavia, N. Y., Aug. 27, 1839; grad- Hezekiah 1st; succeeded his father in pated at West Point in 1861, and was business; was colonel of militia; treasussigned to the artillery. He became aide urer of Massachusetts; agent in London

commanded a brigade until assigned to in Brookfield, N. Y., Jan. 9, 1816; settled he army under Sheridan in the Shenan- in Indiana, where he studied law and later was attorney-general. On March 20, then resumed private practice and wa 1862, he was made first assistant Secre- made consulting attorney of the Unio tary of the Interior, and on Jan. 8, 1863, Pacific Railroad. He died in Philade succeeded to the post of Secretary of the phia, Pa., April 13, 1889.

practised; elected to the legislature and Interior, which he resigned May 15, 1865

# UTAH

tribe, meaning unknown), a State in the aries and wages, from \$3,263,000; cost Mountain Division of the North American materials, from \$11,440,000; and value Union; bounded on the n. by Idaho, n. e. products, from \$17,981,648. The princ by Wyoming, e. by Colorado, s. by Ariz- pal outputs are flour and grist, steam ona, and w. by Nevada; area, 84,990 railroad cars, books and periodicals, con square miles, of which 2,806 are water fectionery, and butter, cheese, and co surface; extreme breadth, e. to w., 275 densed milk. miles; extreme length, n. to s., 345 miles; There are over 21,670 farms, comprising number of counties, 27; capital, Salt Lake 1,368,211 improved acres, and represen City; State flower, the sego lily; State ing in value of farm lands over \$99,485 motto, "Industry"; organized as a Territory, Sept. 9, 1850; admitted into the cent. Irrigation projects completed an Union as the forty-fifth State, Jan. 4, under construction at the end of 19 1896. Pop. (1910), 373,351.



SEAL OF THE STATE OF UTAH.

in mineral productions (1907) had a total Lake City have exceeded \$334,095,000 output valued at \$38,099,756, of which a single year. copper represented \$13,283,674; silver, \$7,528,500; lead, \$6,540,094; gold, \$5,121,- organizations, having 516 church edific 600; and coal, \$2,959,769. Manufacturing 172.814 communicants or members, & industries had 749 factory-system estab- 887 Sunday-school scholars, and chur lishments, employing \$52,627,000 capital property valued at \$3,612,422, the strong and 11,785 wage-earners; paying \$10,376,- est denominations numerically being 000 for salaries and wages, and \$41,292,- Church of Jesus Christ of Latter-o 000 for materials; and yielding products Saints, Roman Catholic, Greek Orthod valued at \$61,989,000. These figures show Presbyterian, Methodist Episcopal, a an increase in ten years in capital from Congregational. The Roman Catholic a

Utah (named from the Ute Indian \$13,219,000; wage-earners, from 5,413; sa

served nearly 2,000,000 acres, and co General Statistics.-Utah in recent about \$13,845,000. Ordinary farm cro years has shown a promising advance in have a value of \$19,000,000, the most in portant being hay and forage (\$10,26 000), and spring and winter wheat (\$ 436,000). Domestic animals, poultry, an bees have a value of over \$28,720,000, increase in ten years of over 33 per cen horses, cattle, and sheep leading. T wool industry is represented by 2,100,0 sheep of shearing age, yielding 4,819,5 pounds of scoured wool, valued at \$ 506,000.

General business interests are served twenty-one national banks, having \$ 780,000 capital and resources of \$26,39 174; sixty-eight State banks, with \$4,30 240 capital and \$33,275,582 resource and four stock savings banks, with \$41 her mineral, manufacturing, agricultural, 000 capital and \$9,920,095 resources. I and live-stock interests. The record year exchanges at the clearing-house at S

Religious interests are promoted by 5

Protestant Episcopal Churches have each

a bishop at Salt Lake City.

The school age is 6-18; enrolment in the public schools, 86,904; average daily attendance, 67,984; value of public-school property, \$5,902,801; expenditure for all public-school purposes, \$2,832,273. For higher education there are the University of Utah, with colleges of law and medicine, at Salt Lake City; the Agricultural College of Utah, at Logan; twenty-nine public high schools; and a State school for the blind and deaf at Orden.

Government.—Utah, as Territory and State, has had seven constitutional conventions. The first constitution, framed for the State of Deseret, was tabled in the United States Senate in 1858; another was ratified by popular vote in 1862; and the last, with a clause extending suffrage to women, was similarly adopted in 1895. A considerable part of legislation affecting the people of the State was enacted by the Congress under its anti-polygamy measures.

The executive authority is vested in a governor (annual salary, \$4,000), secretary of state, treasurer, auditor, attorneygeneral, adjutant-general, superintendent of education, and commissioner of insurance-official terms, four years. The legislature consists of a senate of eighteen members and a house of representatives of forty-five members-terms of senators, four years: of representatives, two years; salary of each, \$4 per diem; sessions, biennial; limit, sixty days. The chief judicial authority is a Supreme Court, comprising a chief-justice and two associate justices. In 1910 the total bonded debt was \$900,000; cash in the treasury, \$616.632: assessed valuations, \$186.354,-505; tax rate, \$5 per \$1,000.

### TERRITORIAL GOVERNORS.

A MARON W O MONT	10-00						
	assumes	3					
Brigham Young	office			 			1851
Alfred Cumming	4.6			 			1857
John W. Dawson	64			 			1861
Stephen S. Harding	<.						1862
James Duane Doty	+ 4						1863
Charles Durkee	4.6						1865
J. Wilson Shaffer	6.6						1870
Vernon H. Vaughn	6.6						1870
George L. Woods	4.6						1871
S. B. Axtell	4.6						1874
George W. Emery	66						1875
Eli H. Murray	66						1879
Caleb W. West	66						1886
Andland T. West	44						1889
Arthur L. Thomas							1893
Caleb W. West			٠.	 			1899

### STATE GOVERNORS.

	assumes	
Heber M. Wells	office	1896
John C. Cutler		1905
William Spry		1909
william Spry		1000

Utah ranked thirty-fifth in population among the States and Territories under the census of 1850; thirty-seventh in 1860; thirty-ninth in 1870 and 1880; fertieth in 1890; forty-third in 1900; and forty-second in 1910.

### UNITED STATES SENATORS.

Name.	Name. No. of Cong.		
Frank J. Cannon Joseph L. Rawlins Thomas Kearns. Reed Smoot George A. Sutherland	57th " 58th 58th " ——	1896 to 1899 1897 " 1903 1901 " 1905 1903 " — 1905 "	

In the apportionment of representation in Congress, Utah was given one member under the censuses of 1890 and 1900, and two in 1910.

History.-What is now the State of Utah formed a part of the territory acquired from Mexico in 1848. It was settled in 1847 by Mormons, led thither by Brigham Young. They formed an independent government and called it the State of Deseret—the land of the honeybee-in March, 1849. This was superseded by a Territorial government, organized by act of Congress, Sept. 9, 1850, under the name of Utah. It then contained over 220,000 square miles, embracing portions of what are now Colorado, Nevada, and Wyoming. In 1856, having a requisite number of inhabitants, the legislature framed a constitution for the "State of Deseret." and application was afterwards frequently made for its admission into the Union, without success till 1896, when it was regularly admitted.

In 1857 an incident occurred that illustrates the wildness of the Territory less than fifty years ago. A party of emigrants going West were attacked by the Mormons and Indians at a place called Mountain Meadow. Many emigrants were killed, others defended themselves bravely. Then two Mormons, named Lee and Haight, offered to help the emigrants eastward if they would follow their guidance.



ON THE SHORE OF THE GREAT SALT LAKE.

led the men and women into an ambush building for the State University. and killed all but seventeen of them. It was not till 1874 that it became known that the Mormons, and not the Indians, were responsible for this.

has already been given in the articles on CHURCH OF JESUS CHRIST OF LATTER-DAY SAINTS (both the parent and Re-Senate on the charge that he was an ac- and Ouray agency, Ute. tive polygamist. The agitation was protwenty-eight.

pure food and drug law, an act to pre- ans. The ground of discontent at this serve the relics of ancient races within time, however, seems to have been a genthe State, and a bill authorizing the ap- cral movement on the part of the white tion of roads and bridges, and \$300,000 white settlement, and the removal of the

This being agreed to, the two Mormons for the erection and equipment of a main

Ute Indians, a branch of the Shoshone stock of North American Indians, comprising fifteen families, and at one time occupying the central and western por-As much of the history of the State tions of Colorado and the northeastern portion of Utah, and extending into New Mexico on the south.

Official reports in 1909 gave 2,014 as formed branches); MOUNTAIN MEADOW the total number on the several reserva-MASSACRE; and MORMONS, it is only nec- tions, where they are classed under colessary here to refer the reader to them. lective terms, as: Wiminuche, 454, at the An echo of the anti-polygamy movement Fort Lewis school, Col.; Capote and developed in 1903, when an attempt was Moache, 352, at the southern Ute school, made to secure the exclusion of Reed Col.; and Uinta, 443, Uncompangre, 469, Smoot from his seat in the United States and White River Ute, 269, at the Uinta

Outbreak of 1879.—There seems to have longed with much feeling till 1907, when been no real cause for this outbreak, a committee of the Senate, appointed to though some years before the agency investigate the charges, reported in his business was so grossly mismanaged that favor, and the Senate decided against his the Indians were very discontented. Naexclusion by a vote of forty-two to than C. Meeker was appointed agent in 1878, and he was said to be both just and In 1907 the legislature passed a strong humane in all his dealings with the Indipointment of a public-school teachers' re- men to reduce the reservation of the Utes. tirement commission; and in 1911 sanc- In the spring of 1879 the Colorado legistioned the issue of \$1,000,000 bonds for a lature passed a memorial to Congress State Capitol, \$260,000 for the construc- urging the opening of the reservation to

### UTE INDIANS

Indians therefrom: Of course, there were his attempts to enforce the rules he had many white men ready for encroachment, prescribed only made matters worse. The whether it could be legally attempted or Indians became more and more unruly, not, and many who did not hesitate to and at last, in July, the agent, feeling threaten the Indians with removal from that he had lost his power to control the their lands. Moreover, Mr. Meeker, be- rebellious spirit that had been aroused, lieving that the wide extent of country wrote to the Indian bureau, begging that used by the Indians for hunting could troops be sent to quiet the Indians. No not be permanently left them, with the attention was paid to his request at first, tide of immigration pressing so closely but at last, in September, an order was

UTE INDIANS.

As might have been expected, the spirit Thornburgh the Indians killed Mr. Meekof mutiny was aroused immediately. The er and the men of the agency. The women Indians would not obey Mr. Meeker, and and children were taken prisoners, but were

issued for the advance of a body of soldiers, under Major Thornburgh. Fort from Fred Steele to the White River agency "to inquire into the causes of trouble and to check further insubordination." It was intended that the Indians should not know of this advance until the arrival of the troops at the agency, but news of the movement flew on the wings of the wind, as it were, and with it the rumor that the white soldiers were coming drive the Utes from their lands, and there was an instant uprising throughout the tribe. The advancing cavalry were attacked near the Milk River on the north line of the reservation. Major Thornburgh and

up to its very borders, endeavored to in-thirteen of his men were killed, and the duce the Indians under his charge to turn rest were forced to intrench themselves their attention to agriculture, supplying as well as they could. Some days later them with the necessary implements, and another force under General Merritt using all the compulsory means allowed reached and rescued them. On the same him to force them to cultivate the lands. day that the attack was made on Major

# UTE INDIANS-UTRECHT



OURAY, CHIEF OF THE WHITE RIVER UTES.

fighting. When General Merritt and his forces arrived at the agency Ouray met made to punish those who had made the (1900), 56,383; (1910) 74,419. attack on Major Thornburgh, or the mur- Utrecht, TREATY OF, 1713. This treaty derers of Mr. Mecker and his assistants, ended Queen Anne's War (q.v.). France though a peace commission was sent out ceded to England Newfoundland, Nova te investigate the matter, and Chief Scotia, and Hudson Bay territory.

not harmed and were released a few Ouray said that he would surrender the weeks later. Ouray, chief of the White responsible actors in the agency murders River Utes, had always professed triend- if they could be taken to Washington for liness to the whites and to Mr. Meeker, trial. The feeling against the Indians in He claimed that the attacks had been Colorado was very strong, and had popumade without his previous knowledge, lar sentiment then had any influence in and immediately ordered his tribe to stop shaping matters there is no doubt that speedy justice would have been visited on the guilty parties. The fact that this would have led to a war in which scores of innocent beings would also have undoubtedly perished, is the justification for the temporizing policy which finally permitted the offenders to escape.

Utica, a city and capital of Oneida county, N. Y.; on the Mohawk River and the Erie Canal; 52 miles e. of Syracuse. It is the centre of a large dairying district, and is the principal cheese market of Central New York. Utica is known as the "City of Charities," because of its numerous charitable institutions, which include a Masonic Home, St. Luke's Homeopathic, and Faxton Hospitals, Home for the Homeless, Home for the Aged, St. Vincent's Protectory, Utica Orphan Asylum, the largest insane asylum in New York State, etc. During the Revolutionary period it was a frontier trading-post and the site of Fort Schuyler. It is a part of the original tract of 22,000 acres which the King granted to William Cosby, the colonial governor, in 1734. Utica was settled by colonists from England and New England. It was him and made such promises for the good incorporated as a village in 1798 and rebehavior of his tribe that no attempt was ceived its city charter in 1832. Pop.









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